Case	1:09 cr 00466 BMC RLM	Document 597	Filed 03/26/19	Page 1 of 163 PageID
		#: 9538		3013
1	UNITED STATES DISTRI EASTERN DISTRICT OF			
2		X	00 CD 00466	(DMC)
3	UNITED STATES OF AME	RICA,	09-CR-00466	(BMC)
4			United Stat Brooklyn, N	es Courthouse New York
5	-against-		December 13 9:30 a.m.	, 2018
6	JOAQUIN ARCHIVALDO G LOERA,	UZMAN		
7	Defendant.			
8	Defendanc.			
9		x		
10		PT OF CRIMINATED THE HONORABLE		
10		TED STATES DI	STRICT JUDGE	JAIV
11		BEFORE A	JURY	
12	APPEARANCES			
13	For the Government:	UNITED S	TATES ATTORNE District of N	
14		271 Cadm	an Plaza East , New York 11	
15		BY: GIN	A M. PARLOVEC	CCHIO, ESQ.
16			REA GOLDBARG, t United Stat	
17			TATES ATTORNE	
18		99 NE 4t		riorida
19		BY: ADA	lorida 33132 M S. FELS, ES	
20			t United Stat	-
21		Criminal	NT OF JUSTICE Division	
22		145 N. S	treet N.Ē. Su	
23		BY: ANT	on, D.C. 2053 HONY NARDOZZI	ESQ.
24		AMA.	NDA LISKAMM,	ESQ.
25	(CONTINUED FOLLOWING	PAGE)		

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1	(APPEARANCES CONTINU	ED)
2		
3		
4	For the Defendant:	BALAREZO LAW
5		400 Seventh Street, NW Washington, D.C. 20004
6		BY: A. EDUARDO BALAREZO, ESQ.
7		LAW OFFICES OF JEFFREY LICHTMAN 11 East 44th Street, Suite 501
8		New York, New York 10017 BY: JEFFREY H. LICHTMAN, ESQ.
9		PAUL R. TOWNSEND, ESQ.
10		LAW OFFICE OF PURPURA & PURPURA 8 E. Mulberry Street
11		Baltimore, Maryland 21202 BY: WILLIAM B. PURPURA, ESQ.
12		LAW OFFICES OF MICHAEL LAMBERT, ESQ.
13		369 Lexington Avenue, PMB #229 New York, New York 10017
14		BY: MICHAEL LEIGHT LAMBERT, ESQ. MARIEL COLON MIRO, ESQ.
15		
16		
17	Court Reporter:	Rivka Teich, CSR, RPR, RMR, FCRR Phone: 718-613-2268
18		Email: RivkaTeich@gmail.com
19		by mechanical stenography. Transcript -aided transcription.
20		
21		
22		
23		
24		
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Case	: 1:09-cr-00466-BMC-RLM - Document 597 - Filed 03/26/19 - Page 3-of 163 PageID
	#: 9540 CIFUENTES VILLA - DIRECT - MR. FELS
1	(In open court.)
2	(Open court; no jury present.)
3	(Time noted: 9:38 a.m.)
4	THE COURT: Good morning. Let's have the jury in,
5	please.
6	(WHEREUPON, at 9:39 a.m., the jury entered the
7	courtroom.)
8	THE COURT: Everyone can be seated. Good morning,
9	ladies and gentlemen.
10	Let's continue with direct examination.
11	MR. FELS: Thank you, Your Honor.
12	(Witness takes the witness stand.)
13	JORGE MILTON CIFUENTES VILLA, called as a witness, having been
14	previously first duly sworn/affirmed, was examined and
15	testified as follows:
16	DIRECT EXAMINATION
17	BY MR. FELS:
18	Q Mr. Cifuentes, did you carry a gun when you would go to
19	meetings to discuss drug shipments?
20	A In Colombia, yes, I did, sir. But not in Mexico.
21	Q Now let's talk about a person named Patricia Monsalve.
22	Who is she?
23	A She was my brother Francisco Ivan Cifuentes' girlfriend.
24	Q And do you know what happened to her, ultimately?
25	A She was arrested, she was extradited to the United

- 1 States, and she served a sentence here.
- 2 Q For what?
- 3 A For drug trafficking.
- 4 Q Did you ever have any conversations with your brother
- 5 Alex Cifuentes about who Patricia was sending cocaine to?
- 6 A Yes, sir, to Don Joaquin Guzman Loera.
- 7 Q And after Patricia got arrested and expedited, what
- 8 | concerns, if any, did you have about what she might do when
- 9 | she got to the United States?
- 10 A Well, I was worried that she would cooperate with the US
- 11 government and give them information about my illegal
- 12 | activities as well as my family's.
- 13 Q So what did you do?
- 14 A Well, I had Patricia's son, my nephew Carlitos, nearby,
- 15 and I was trying to listen to what information he was getting,
- 16 | what information he could get.
- 17 Q Did you get any information out of your nephew?
- 18 A No, sir.
- 19 Q Did you interfere in any way with Patricia's cooperation?
- 20 A No, sir.
- 21 Q Let's go back to Telmo Castro, the Ecuadorian military
- 22 official. What happened to him?
- 23 A Well, he was arrested in Ecuador when they did the
- 24 seizure of the 8 tons.
- 25 Q And did you ever have any discussions with Don Joaquin

- 1 | Guzman and Alex about Telmo Castro?
- 2 A Yes, sir. We bribed the Ecuadorian government to get him
- 3 released.
- 4 Q For what purpose?
- 5 A To recruit him so that he would continue working --
- 6 working in drug trafficking with us.
- 7 Q Did you personally play a role in bribing the Ecuadorian
- 8 officials to get Telmo Castro out of jail?
- 9 A Yes, sir, I was the one who got the attorneys, the
- 10 | contacts, and we paid \$700,000 from Don Joaquin's money.
- 11 Q Now, we have gone over a couple of cell phone calls. Did
- 12 | you use another communication device to further your drug
- 13 trafficking activities?
- 14 A Well, sir, yes, we had a cryptography system, and we also
- 15 used text messages.
- 16 Q And where did you get those devices from?
- 17 A The Blackberrys are the text devices, and they use a text
- 18 | system that's Canadian and a cryptography system that's
- 19 Canadian.
- 20 Q And who gave you those devices?
- 21 A My brother Alex got them for me from Tony, a Canadian
- 22 guy.
- 23 Q And did you receive anything from Christian?
- 24 A Yes, sir, a communication device, also.
- 25 Q Okay. You mentioned this Canadian name, Tony. Who is

1 he?

- 2 A Tony was a Canadian drug trafficker who was interested in
- 3 doing a drug deal from Venezuela using a sailboat.
- 4 Q And did you -- who introduced you to Tony?
- 5 A My brother Alexander, he sent him to me to Venezuela when
- 6 I was in hiding.
- 7 Q Did you come to an agreement with Tony about shipping
- 8 drugs to Canada?
- 9 A Yes, sir.
- 10 Q And who was in this partnership?
- 11 A Stephen Tello, for Tony, Don Joaquin Guzman, my brother
- 12 Alexander Cifuentes, and me.
- 13 Q Did Alex Cifuentes ever explain to you how he would get
- 14 the drugs into Canada?
- 15 A Yes, sir. After I got the cocaine and the sailboat to
- 16 | Don Joaquin and Alex at a property that was on the border with
- 17 | Canada and the United States that had access to the ocean.
- 18 | Q So what is the significance of having property on both
- 19 | sides of the border?
- 20 A Well, it is a lot easier when a Canadian sailboat comes
- 21 | with a Canadian flag, and come in to bring the cocaine into
- 22 American territory, it is easy.
- 23 | Q But what's the significance of the properties being on
- 24 | both sides of the border?
- 25 A Like I said, the ease of introducing the drugs, the

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- 1 | cocaine into the United States.
- 2 Q Now, did Alex ever introduce any customers that you had
- 3 to Don Joaquin?
- 4 A Yes, sir.
- 5 Q Who?
- 6 A For example, La Serie, Dominican baseball player.
- 7 Q You said he was a customer of yours, initially?
- 8 A Yes. In the '90s, he was in charge of sales. He sold my
- 9 product here in New York. He had the capability of moving one
- 10 | ton of cocaine here in New York in a week, but that -- I am
- 11 talking 1990s. This -- we are talking different volumes, a
- 12 different time.
- 13 Q So how do you know that Alex introduced La Serie to Don
- 14 Joaquin Guzman?
- 15 A Alex asked for my authorization to introduce him to Don
- 16 Joaquin.
- 17 | O When?
- 18 A When?
- 19 O Yes. What time frame.
- 20 A I don't know. 2008, 2009, I don't know the exact date.
- 21 I don't know what you are referring to, what time.
- 22 Q Let me ask it a different way. For what purpose was Alex
- 23 asking you for permission to introduce La Serie to Don
- 24 Joaquin?
- 25 A Well, to help with the sale of cocaine that we were

- 1 sending from Ecuador.
- 2 Q And what happened?
- 3 A He introduced him.
- 4 Q And did that create an issue with Alex after Alex
- 5 introduced La Serie to Don Joaquin Guzman?
- 6 A Well, they worked together for a while, and then Alex
- 7 starts complaining to me that Don Joaquin is now working and
- 8 | communicating directly with La Serie and -- well, he was
- 9 complaining that they pushed him aside.
- 10 Q Now, sir, were you in the United States at some point in
- 11 | the 1990s?
- 12 A Yes, sir.
- 13 Q Did you get arrested in Houston, Texas?
- 14 A Yes, sir.
- 15 Q What did you get arrested for?
- 16 A Money laundering and drug trafficking.
- 17 Q And how did you get out of those charges?
- 18 A The charges were dismissed.
- 19 Q And did you do something that helped get those charges
- 20 dismissed?
- 21 A I think at that time the laws were different in Texas,
- 22 | but this is -- the issue is that they didn't catch me with
- 23 | anything red-handed so they seized \$3 million at a house and
- 24 | some handwritten accounting notes that I had made of -- for
- 25 | two tons, and they -- so when they do a handwriting test on

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- 1 | me, well, I'm normally right-handed, but I took the test with
- 2 my left hand on this occasion so they just couldn't find any
- 3 familiarity with the form, so the charges were dismissed.
- 4 Q Now, sir, when you came to the United States, you agreed
- 5 to cooperate, correct?
- 6 A Yes, sir, that's true.
- 7 Q Did you sign an agreement with the United States of
- 8 America?
- 9 A Yes, sir.
- 10 Q I'm showing you, just for identification purposes, marked
- 11 as Government Exhibit 3500-JMCV-4. Sir, directing your
- 12 | attention to page 6 --
- 13 A Yes, sir.
- 14 Q -- which is JMCV-000047, and page 7, which is
- 15 JMCV-000048. Do you recognize your signature?
- 16 A Yes, sir.
- 17 Q And can you read the date?
- 18 A Is the first number the month or the day?
- 19 Q Well, let's take a look at the top. Can you read that --
- 20 interpret it in Spanish?
- 21 A Well, that's my handwriting, my own handwriting, with my
- 22 | right hand, March 3, 2015.
- 23 MR. FELS: Okay. Your Honor, we would seek to move
- 24 this into evidence.
- MR. LICHTMAN: No objection.

- Well, I have to provide all my criminal history, all my 1
- 2 activities, all the people with whom I committed these
- 3 criminal activities, I have to forfeit my assets, bank
- accounts, and I have to help locate them, and that's it, and 4
- 5 be at the government's disposal so that they can use me for
- 6 whatever they need for me to talk about the case.
- 7 And, sir, have you been sentenced yet?
- 8 No, sir.
- 9 What sentence are you facing now?
- 10 Well, I arrived in the US with -- at level 38 in the
- 11 quidelines. According to my attorney, that means that I face
- 12 ten years to life. After I confessed to my violence and
- 13 weapons, I went up from level 38 to level 40 -- 48 --
- 14 interpreter correction -- 38 to 48. And in the guidelines,
- 15 that means life to life. But since I was extradited from
- 16 Colombia, the maximum sentence I can get from the United
- 17 States government is 40 years.
- 18 What are you hoping to receive by cooperating?
- 19 Well, I am hoping to get a sentence reduction.
- 20 years old, so a life sentence means life for me.
- 21 And what's your understanding of what you need to do
- 22 today and yesterday and the day before, when you testified, in
- order to be eligible for a sentencing reduction? 23
- 24 Tell the truth about all the facts.
- 25 What's your understanding about whether you would receive

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- 1 | a larger or smaller reduction based on the outcome of this
- 2 trial?
- 3 A No. My understanding is that I have nothing to do with
- 4 | the result of this trial. I am here to provide information
- 5 about some facts in support of my testimony from five years
- 6 ago -- statements from five years ago.
- 7 Q And you mentioned that there is a limit of 40 years. Do
- 8 | you know why there is a limit of 40 years on your sentence?
- 9 A I am not a law specialist, but I understand that in
- 10 | Colombia the maximum sentence would be 40 years. So there
- 11 | should be some sort of a parity, I guess, between the law.
- MR. LICHTMAN: Objection.
- 13 THE COURT: He's giving his understanding. It
- 14 doesn't mean it's right.
- 15 Go ahead.
- 16 BY MR. FELS:
- 17 Q Now, I want to talk about some benefits that your family
- 18 | has received or might receive in the future. What is your
- 19 understanding of what the government has agreed to do with
- 20 your family?
- 21 A Oh, well, nothing. I did ask them for the favor of
- 22 helping me bring my family to the United States, but they
- 23 | haven't done absolutely anything. And I really don't have a
- 24 lot of hope that they would do it.
- 25 Q Well, has the government explained to you that they would

- attempt to help move your family -- some of your family 1
- 2 members to the United States?
- 3 Yes, sir.
- Have there been any promises made in that regard? 4
- 5 No, sir.
- 6 I want to get back to the end of the Ecuador story.
- 7 Remember we played some calls yesterday about the situation
- 8 that your family was facing now that the 8 tons of cocaine had
- 9 been seized. Do you remember those calls?
- 10 Yes, sir.
- 11 The beginning of 2010, couple of months after the
- 12 seizure, where is your brother Alex living?
- 13 He was in Mexico, at the golden triangle with Don
- 14 Joaquin.
- 15 And did you have -- did you and your family have concerns
- 16 over the fact that he was still up in Mexico?
- 17 Yes, sir.
- And how was the situation with Alex's safety resolved 18
- 19 with Don Joaquin Guzman?
- 20 Well, Don Joaquin was tense because of the loss of the
- 21 cocaine, and so he asked me to get him the money or actually
- 22 the cocaine for the next trip.
- 23 And what was your response?
- 24 Well, I told him to just let me look into it, that I
- 25 would probably be able to get him three tons, and he said,

- 1 okay, and I am going to send my nephew Tomas so he can take a
- 2 look at them, and then I told him no, things are not going to
- 3 | go the way you want them to go. And I said, don't send me --
- 4 don't send Tomas over to me, you know, I'm going to tell you
- 5 | the moment that I am ready, I'm going to tell you so they can
- 6 send that to you.
- 7 Q Okay. Did you, in fact, send them the three tons?
- 8 A No, sir.
- 9 Q So how did you resolve the situation with Don Joaquin and
- 10 Alex?
- 11 A Well, you know, Don Joaquin resolved it. I mean, he gets
- 12 Tomas in touch. He, Tomas, had been in touch with the
- 13 | querilla, and they managed for him to get a credit, and then
- 14 | he asked me to place my properties as collateral for the
- 15 | credit line that he had gotten for the cocaine.
- 16 Q Who asked you to put your properties as collateral?
- 17 A Don Joaquin Guzman Loera.
- 18 Q So what did you do -- first of all, did you agree?
- 19 A Well, of course. My brother was living with him.
- 20 Q And what do you mean by that?
- 21 A Well, I feared for my brother's safety.
- 22 Q So what did you do as a first step to put this plan in
- 23 | motion to get your properties turned over as collateral?
- 24 A Well, I said to my accountant, Marco Tulio Flores, for
- 25 him to show some of the properties in Cali so that these

#: 955

- 1 | people could see which properties they wanted to use as
- 2 | collateral for that credit.
- 3 Q And did you have a conversation with your accountant?
- 4 A Yes, sir.
- 5 MR. FELS: Ladies and gentlemen, we have another
- 6 transcript. You all should have your binders. If you would
- 7 all please turn to Government Exhibit 606I-3FT. We are just
- 8 going to play a short clip, a little over a minute, from the
- 9 start of the call.
- 10 (Audio played.)
- 11 BY MR. FELS:
- 12 Q All right. So going back to page 2, who are these two
- 13 | individuals in the call?
- 14 A My accountant, Marco Tulio Flores, and I.
- 15 Q And what date is this call?
- 16 A May 18, 2010.
- 17 Q All right. So just summarize, what's going on in this
- 18 call?
- 19 A Well, Marco Tulio called me, and he told me that he had
- 20 | already met with the people, we have to get the collateral
- 21 | because, I mean, in exchange for the credit, and that he had
- 22 | already showed them that plot of land of Pance, which is a
- 23 | plot that could be built on, and it is in an area right
- 24 | outside of Cali, Colombia.
- 25 Q What was that lot -- oh, I'm sorry. Go ahead.

- 1 Α No, please go ahead.
- 2 What was that lot worth at the time?
- 3 Well, in my books, I would say it was around \$5 million.
- And in the bottom of page 2, Marco Tulio said, it seems 4
- 5 strange to me, and I gave them that Pance, because they would
- 6 only talk of two and a half.
- 7 Well, yes, I had prepared Marco Tulio because -- for him
- 8 to give the collateral. In fact, we had to give a collateral
- 9 of about \$8 million. And these people were actually very
- 10 satisfied with that plot of land in Pance because they said
- 11 that they only needed collateral worth 2.5 million.
- 12 So who is it that Marco Tulio was showing the property
- 13 to?
- 14 Well, he was showing that to the cocaine suppliers that
- 15 Don Joaquin had found, and also to Tomas, his nephew.
- 16 Whose nephew?
- 17 Don Joaquin Guzman's nephew.
- 18 Now, Mr. Cifuentes, were you asked to review another
- 19 video and two photographs to see if you could recognize the
- 20 people in the video in the two photographs?
- 21 Yes, sir.
- 22 Were you able to recognize some of the people in the
- 23 video in the two photographs?
- 24 Α Yes, sir.
- 25 And, again, just for the witness. Showing you what's

- 21 A Yes, sir.
- 22 0 Who is that?
- 23 A That's Marco Tulio Flores Sepulveda. That's my
- 24 accountant.
- 25 Q And he's talking to a man here, appears to be a red

Case	1:09 cr 00466 BMC RLM Decument 597 Filed 92/26/19 Page 18 of 163 PageID
	#: <mark>9555</mark> 3030 CIFUENTES VILLA - DIRECT - MR. FELS
1	shirt, his back to us. Do you see that individual's face?
2	A No, sir.
3	Q Showing you what's been let's just make it this way.
4	I show you for identification purposes the two
5	photographs that you talked about before, Government Exhibit
6	GX 703A-3. Do you recognize this person on the left with the
7	glasses?
8	A Yes, sir. Marco Tulio Flores.
9	MR. FELS: Your Honor, move to admit.
10	MR. LICHTMAN: No objection.
11	THE COURT: Received.
12	(Government Exhibit 703A-3, was received in
13	evidence.)
14	BY MR. FELS:
15	Q Showing the jury what's GX 703A-3. Again, could you draw
16	your finger and circle around Marco Tulio, the accountant.
17	A (Witness complying).
18	Q Thank you.
19	And then I am going to show you, just for the
20	witness, also. Do you recognize the man in the red shirt in
21	Government Exhibit GX 703A-2?
22	A Yes, sir.
23	Q And who is that individual?
24	A That's Tomas, Don Joaquin's nephew.
25	MR. FELS: Your Honor, move to admit.

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	CIFUENTES VILLA - DIRECT - MR. FELS	
1	MR. LICHTMAN: No objection.	
2	THE COURT: Received.	
3	(Government Exhibit 703A-2, was received in	
4	evidence.)	
5	MR. FELS: And move to publish Government Exhibit GX	
6	703A-2.	
7	Q Do you mind drawing a circle around the man in the red	
8	shirt?	
9	A (Witness complying).	
10	Q Again, who is this?	
11	A Tomas, Don Joaquin's nephew.	
12	Q Now, after your call on the 18th of May with Marco Tulio	
13	Flores, did you call one of your family members to let them	
14	know about the resolution of this issue with Alex?	
15	A Yes, sir.	
16	Q And who is that?	
17	A My mother.	
18	Q And why did you want to call your mother?	
19	A Well, my mother was very worried for Alex's life, with	
20	obvious reasons.	
21	MR. FELS: We have another call, ladies and	
22	gentlemen, which is 606I-3G. Just going to play a clip from	
23	that, starting at 4 minutes, and ending in 5 minutes, 55	
24	seconds.	
25	(Audio played.)	

Case	1:00 or 00466 RMC RLM - Document 507 - Filed 02/26/19 - Page 20 of 162 Page R
Ouse	#: 9557 CIFUENTES VILLA - DIRECT - MR. FELS
1	Q Let's pause it there and just go through this part, and
2	we will resume.
3	Page 2, line 3, you say: Oh, I was able to get the
4	guarantee for Menor. Are you happy with that?
5	Who is Menor?
6	A My brother, Hildebrando Alexander Cifuentes Villa.
7	Q And what do you mean by the guarantee?
8	A I was talking about the properties that I was giving as
9	collateral for the cocaine that Don Joaquin required.
10	Q And then line 5, you say: I sent Marco Tulio, place the
11	Pance lot as guarantee for his project.
12	Who is "his" project? Who is the "his" in that
13	sentence?
14	A Don Joaquin.
15	Q And line 8: Because now, because now the man could take
16	off patiently.
17	What do you mean by that?
18	A Well, I referred to the fact that Don Joaquin had been
19	putting a lot of pressure on us, and now he could relax.
20	Q And let's turn to page 3, line 10. You say: What

happened was that I ended up without the thing that those guys 21

had installed, I went to call him, and it is no longer, it did 22

not, that the license was expired.

23

24

What are you talking about? What license?

25 The security software for the encrypted communication

- 1 system.
- 2 Q So what was the significance of the license being
- 3 expired?
- 4 A Well, number one, the engineer is the responsible person.
- 5 And, secondly, the system is down now, so none of us can have
- 6 secure communication anywhere.
- 7 Q Does that include Don Joaquin Guzman?
- 8 A Of course.
- 9 Q Let's just skip ahead to the next call. Showing you
- 10 what's been introduced as Government Exhibit 606I-3H. Sir,
- 11 | were you able to listen to this call?
- 12 A Which one?
- 13 O 606I-3HT.
- 14 A Yes, sir.
- 15 Q Are you on this call?
- 16 A No, sir.
- 17 Q How are you able to understand it if you weren't on it?
- 18 A Because I am part of this business of this deal.
- 19 O And what's the date of this call?
- 20 A May 21.
- 21 Q What were the dates of the last two calls we just
- 22 listened to?
- 23 A May 18.
- 24 Q So three days later?
- 25 A That's correct, sir.

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	#: 9559 3034 CIFUENTES VILLA - DIRECT - MR. FELS
1	Q Let's start playing the very first clip, and this should
2	be on the Sanction System.
3	Ladies and gentlemen, this should be up on your
4	screen.
5	(Audio played.)
6	Q We can stop it right there. Who are these two people
7	talking, calling each other uncle and nephew?
8	A Don Joaquin Guzman Loera and Tomas, his nephew.
9	Q All right. Let's continue.
10	(Audio played.)
11	Q Pause it there.
12	Tomas and Don Joaquin Guzman are talking about the
13	extensions working. Do you understand what they are talking
14	about?
15	A Of course. They are talking about the encryption
16	communication system which is not working because the engineer
17	didn't pay for the licenses.
18	Q All right. Let's continue on. Oh, I'm sorry. I'm
19	sorry.
20	One more thing we passed over. Don Joaquin Guzman
21	said call Panchito's extension, or have see if have him
22	call you.
23	Who is Don Joaquin talking about there?
24	A Panchito is my brother, Alexander Cifuentes. So when he

refers to the extension, is that each of us was assigned an

25

25

for the other four tons.

3036 CIFUENTES VILLA - DIRECT - MR. FELS And why do you say it is your properties? 1 2 Well, because they are talking about my properties. 3 say Simon, and I am Simon. Simon. 4 And then he says: We are two partners. Continuing in 5 line 21. If you want to send an associate of yours so you can 6 see who you are talking to, Compadre and I are partners. 7 Who do you know Don Joaquin Guzman to call Compadre? 8 Mayo Zambada. 9 Let's play the tape just for the next two seconds. 10 (Audio played.) 11 Let's pause that there. "The guy from the M." 12 Α Mayo Zambada. 13 Why do you know that Mayo Zambada is "the guy from the 14 M"? 15 Because I know he's Don Joaquin's partner, I know he's 16 Don Joaquin's Compadre. 17 What's the first initial of Mayo? 18 Mavo, "M." 19 And just to be clear, what was one of your nicknames? 20 "Jota," the initial, "J." 21 Let's continue on.

my nephew can stay there with you until you get -- arrange or whatever.

(Audio played.)

22

23

Let's pause it there. Joaquin Guzman says: If you want,

3037 CIFUENTES VILLA - DIRECT - MR. FELS What's he talking about there? 1 2 He's telling the guerillas that he can leave there --3 Tomas there as a quarantee that he is going to fulfill his 4 commitment. Same thing I did with my brother Alex. I left 5 him with him. 6 All right. Let's continue. 7 (Audio played.) 8 Let's pause it there. 9 Joaquin Guzman is talking about: I need you to do 10 me a favor and let a guy check the things. It is on the top of page 5, line 29. What is he 11 12 talking there, check the things? Line 29, page 5. 13 THE INTERPRETER: Yes. Line 29, page 5 just says, 14 "well, is the purse." 15 MR. FELS: Yes. It is down about halfway down. 16 need you to do me a favor, give me a favor (in Spanish). 17 THE INTERPRETER: Sorry, Counsel. We have it as 18 line 31. 19 MR. FELS: Oh, apologize. 20 He's referring to the fact that he wants him to check the quality of the cocaine because Don Joaquin was not satisfied 21 22 with the quality of the cocaine that Gilberto Garcia a/k/a Politico had sold us, and he was right. 23 24 Let's keep going.

(Audio played.)

25

Case	
	#: 9563 CIFUENTES VILLA - DIRECT - MR. FELS
1	(Continued on the next page.)
2	(Call played.)
3	Q Let's pause it there. Generally describe what is going
4	on here?
5	A Well, they are talking logistics. The guerrilla, the
6	person who is negotiating with him is accepting that he will
7	have somebody sent to check out the quality of the cocaine.
8	But the man is saying, the cocaine supplier is saying, that
9	before he shows him, before he shows him the cocaine he wants
10	50 percent for the 2 tons.
11	Q And right here on the screen you have Joaquin Guzman
12	saying, Do you agree that we pay you for two and leave the
13	property for the other four. Again, what does that mean?
14	A That he'll pay him the value of 2 tons in cash. And
15	he'll leave properties as collateral for the other 4 tons.
16	Q Let's continue on.
17	(Call played.)
18	Let's pause it there at 7:08.
19	What was that conversation going back and forth
20	about 2100 and 2,000?
21	A About the value of the cocaine per kilo either \$2,000 or
22	\$2,100 per kilo of cocaine.
23	Q Let's continue.
24	(Call played.)
25	Let's pause, 7:38.

Case	1:09 cr 00466 BMC RLM Document 597 Filed 03/26/19 Page 27 of 163 PageID
	#: 9564 3039 CIFUENTES VILLA - DIRECT - MR. FELS
1	What does Joaquin Guzman and this other individual
2	just agree to?
3	A Well, the agreement was that he was going to pay for
4	2 tons, and that 4 tons are going to be left on credit, they
5	accepted the issue with the properties. And finally I do
6	understand that they left it at \$2,000; that is, the cocaine.
7	Q I was going to say 2 tons of what?
8	A The cocaine.
9	Q So 6 tons in total?
10	A Yes, sir, 6 tons of cocaine.
11	Q Let's resume, please.
12	(Call played.)
13	Let's pause right there, 8:14.
14	What is Tomas is talking about freight charges, what
15	is the significance of that?
16	A They are discussing the place where they will place the
17	cocaine at, which is Guayaquil. And Tomas says it's \$2,100
18	plus freight, that means to take it from the border of
19	Colombia to Guayaquil. And it's the same freight that I used
20	to pay Telmo Castro, the Captain, which was \$100.
21	Q Let's resume.
22	(Call played.)
23	Why don't we pause there, 9:32.
24	There is a reference there, Tomas is saying to
25	Panchito, Panchito is?

Case	1:09 er 00466 BMC RLM Decument 597 Filed 03/26/19 Page 28 of 163 PageID #: 9565 3040
	CIFUENTES VILLA - DIRECT - MR. FELS
1	A My brother, Alexander Cifuentes.
2	Q Let's keep going.
3	(Call played.)
4	Pause it there, 9:51.
5	Tomas talks about Gabriel, going over to Gabriel's
6	residence, what is the significance of that?
7	A Gabriel is one of the go-fast boats, he actually drives
8	one of those go-fast boats to deliver the cocaine. He was
9	living in Guayaquil at the house that I had rented out for
10	them. And then when he said over to Gabriel's, he meant
11	Guayaquil.
12	Q Have we seen Gabriel's name somewhere in the evidence in
13	this case?
14	A Yes, sir.
15	Q Showing what you is marked Government's Exhibit, and
16	introduced, as Government's Exhibit 301A, page 58, line 2561,
17	para Gabriel y Martin c/u 500.
18	A Well that's for Gabriel and Martin, and that's 500 each,
19	that's for their payroll for their expenses. And those are
20	two of the guys with the go-fast boat guys.
21	Q The lines around that entry, 2560, then 2562, 2565, who
22	are these references to payments?
23	A For Tomas, and that's refers to Don Joaquin's nephew.
24	Q Let's resume with the call, please.
25	(Call played.)

25

through?

Case	1:09 cr 00466 BMC RLM Document 597 Filed 03/26/19 Page 30 of 163 PageID
	#: 9567 CIFUENTES VILLA - DIRECT - MR. FELS
1	A No, sir.
2	Q Why is that?
3	A Because in the end the people didn't ask for the title of
4	the properties to be transferred.
5	Q So you don't know if the 2 tons that Don Joaquin Guzman
6	negotiated to pay did get sent?
7	A No, sir, I do not know. I don't have any information
8	about that.
9	MR. FELS: Your Honor, we have no further questions.
10	THE COURT: Okay. Cross-examination.
11	MR. FELS: Your Honor, if we could have a short
12	sidebar, please?
13	THE COURT: Okay.
14	(Continued on the next page.)
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Rivka Teich CSR, RPR, RMR FCRR Official Court Reporter

believe who will testify after the cross is completed who also

has a time constraint, depending on -- we're fitting the

Just at sidebar, another witness we

MS. GOLDBARG:

23

24

25

Case 1:09 or 00466 BMC RLM Document 597 Filed 03/26/19 Page 34 of 163 Page ID #: 9571 3046

TODD SMITH - DIRECT - MR. FELS

- 1 BY MR. FELS::
- 2 Q Good morning, Special Agent Smith. For whom do you work?
- 3 A Drug Enforcement Administration.
- 4 Q What is your current responsibility?
- 5 A Currently a staff coordinator at headquarters working in
- 6 | the Operations Division Office of Global Enforcement Section,
- 7 OGE, which is strategic programming planning.
- 8 Q And how long have you been in your current position?
- 9 A I've been in Headquarters since June 2018; my current
- 10 position since August 2018.
- 11 Q Where were you prior to being in Headquarters?
- 12 A Chicago Field Division, Division Office.
- 13 Q What were your responsibilities then?
- 14 A From June of 2012 to June of 2018 I was group supervisor
- 15 overseeing Group 38 in Chicago.
- 16 Q Did you have a particular area of focus?
- 17 A We were mainly on long-term conspiracies.
- 18 Q Prior to being the group supervisor, what were you?
- 19 A I was a Special Agent in the Chicago Field Division,
- 20 Division Office.
- 21 Q How long have been with the DEA?
- 22 A Since 2004.
- 23 Q So prior to that, where were you working?
- 24 A Prior to that I was an Inspector with Customs Border &
- 25 Protection.

3047

TODD SMITH - DIRECT - MR. FELS

- I want to focus your attention to November of 2008. 1
- 2 Where were you working at that time?
- 3 I was a Special Agent with DEA in Chicago assigned to our
- HIDTA, High Intensity Drug Trafficking, Group 43. 4
- 5 Who were you working with at the time.
- 6 What agency?
- What other individuals, other agents, that you were 7
- 8 working with?
- 9 On the team I was working for group supervisor Warren,
- 10 Special Agent Eric Durante with the group at the time, Special
- 11 Agent Connie Kuriate, Special Agent Pat Bagley was in the
- 12 group at the time. We had a number of Chicago police
- 13 department Detectives or Task Force officers in the group,
- 14 Barney Graf, Josh Weitzman. We had other Task Force officers
- 15 from other departments. We had County Sheriff Detective
- 16 Robert Vaughn. We had a Palos Park, I believe.
- 17 MR. PURPURA: We'll stipulate it was a large group
- 18 of people.
- 19 THE COURT: Yes, that's good.
- 20 Let me direct your attention on some work that you did
- 21 with Eric Durante.
- 22 Sure.
- 23 Did there come a time that you observed Special Agent
- 24 Durante receive an e-mail?
- 25 Yes.

3048 TODD SMITH - DIRECT - MR. FELS Who was the e-mail from? 1 Q 2 Intel analyst Adrian Ibanez. 3 What is it that you observed Eric Durante do with that 4 e-mail?5 He burned the e-mail on to a disk. 6 You observed him doing that? 7 Yes. 8 Was there any sort of manipulation or editing of the 9 contents of the e-mail? 10 Not that I saw. 11 Did you witness Eric Durante putting that disk somewhere? 12 Α Yes. 13 Where is that? 14 We put it into an evidence bag and it was submitted into 15 evidence. 16 Showing you what is marked for identification purposes as 17 Government's Exhibit N194, which is Government's Exhibit --18 sorry -- Government's Exhibit 609H, which is listed on the

- evidence.

 Q Showing you what is marked for identification purposes as

 Government's Exhibit N194, which is Government's Exhibit -
 sorry -- Government's Exhibit 609H, which is listed on the

 exhibit label N194. And showing you Government's Exhibit 609E

 as in echo, which is listed here as N200. What are these two

 disks?
- 22 A Recorded calls.
- 23 Q Do you recognize your initials on these disks?
- 24 A Yes, I do.
- 25 Q What is the significance of that?

TODD SMITH - DIRECT - MR. FELS

- 1 In the witness by section it shows that I was present and
- 2 signed when it was put into its original envelope.
- 3 You notice there is a date opened, which is today's date
- 4 and a signature, whose signature is that?
- 5 That's my signature; I opened the bag this morning.
- 6 Let me show you one more disk. I should add, did you do
- 7 this for both disks 609H and 609E?
- 8 Correct.
- 9 Was there a time that Special Agent Durante received a
- 10 disk from Mr. Adrian Ibanez?
- 11 Yes, a FedEx package.
- 12 Showing you what is marked for identification as
- 13 Government's Exhibit 609D, the contents of that package, did
- 14 you open that up today as well?
- 15 I did.
- 16 Inside is an exhibit number N381, do you recognize your
- 17 initials?
- 18 The witness by section, similar to the other bag,
- 19 I witnessed that being sealed.
- 20 So, sir, were you asked to review a disk that has been
- 21 marked in evidence as Government's Exhibit 609K?
- 22 I was.
- 23 Do you recognize anything on that disk?
- 24 Those are my initials, TS; and today's date, December 13,
- 25 2018.

Case	1:09-cr-00466-BMC-RLM	Document 597	Filed 03/26/19	Page 39 of 163 PageID
	SI	#: <mark>9576</mark> IDEBAR CONFER	ENCE-SEALED	3051
1	(Sidebar c	conference sea	iled.)	
2	(End of si	debar confere	ence.)	
3	(Continued	l on the next	page.)	
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Case	1:09 er 00466 BMC RLM Document 597 Filed 03/26/19 Page 40 of 163 PageID #: 9577 3052 SMITH - DIRECT - MR. FELS
1	(In open court.)
2	THE COURT: 609K is received. Anything else?
3	(Government Exhibit 609K, was received in evidence.)
4	MR. FELS: Just one more thing, your Honor.
5	BY MR. FELS::
6	Q Sir, I want to direct your attention to the date of
7	November 13, 2008. Do you remember what you were assigned to
8	do that day?
9	A Yes, we were going to be fronted, at the time we thought
10	18 kilograms of heroin, we were working in operation.
11	Q And was there an undercover officer who was assigned to
12	that operation?
13	A Yes, Task Force Officer Mario Elias.
14	Q Where was this deal supposed to take place?
15	A At a Home Depot in North Lake, Illinois.
16	Q Have you been to that Home Depot?
17	A I have.
18	Q Were you there on the night of November 13, 2008?
19	A I was.
20	Q Showing you what is marked for identification purposes
21	for the witness only Government's Exhibit 21
22	MR. PURPURA: No objection.
23	MR. FELS: Move to admit 212-1.
24	THE COURT: Received.
25	(Government Exhibit 212-1, was received in

#: 9580

SMITH - DIRECT - MR. FELS

- 1 A DEA-7 for Exhibit 17, 20 kilograms of heroin.
- 2 Q Did you prepare these remarks?
- 3 A I did. In Section 24 is my name, and in Section 24A is
- 4 my signature and the date of November 14, 2008.
- 5 Q Where does it say that that Home Depot was located, if
- 6 can you read that?
- 7 A 37 West North Avenue, North Lake, Illinois.
- 8 Q This describes what you did with the exhibit?
- 9 A Correct, yes. It shows that Task Force Officer Mario
- 10 Elias turned in an undercover vehicle over to a target at the
- 11 | Home Depot. The target took possession of the vehicle. Short
- 12 | time later, returned the undercover vehicle to undercover Task
- 13 Force Officer Elias at the above-referenced Home Depot.
- 14 | Special Agent Durante recovered a black, plastic bag, which
- 15 | contained 20 kilograms of heroin, Exhibit 17, as witnessed by
- 16 | Special Agent Bagley. Special Agent Bagley and Zoltay
- 17 | submitted Exhibit 17 to the DEA overnight drug vault for
- 18 safe-keeping.
- November 14, 2018, Special Agent Durante and Graf
- 20 | recovered Exhibit 17 from the overnight vault. And Special
- 21 Agent Todd Smith, myself, and Graf processed Exhibit 17 into
- 22 | evidence and transported it the North Central Laboratory for
- 23 storage and safe-keeping.
- 24 | Q Thank you. Are you aware that a lab report was prepared?
- 25 A Yes.

Case	1:09 cr 00466 BMC RLM Document 597 Filed 03/26/19 Page 44 of 163 PageID #: 9581 3056
	SMITH - DIRECT - MR. FELS
1	Q Showing what you is marked
2	MR. PURPURA: No objection.
3	MR. FELS: Your Honor, move to introduce, and
4	without objection, 212-2.
5	THE COURT: Received.
6	(Government Exhibit 212-2, was received in
7	evidence.)
8	MR. FELS: And publish.
9	BY MR. FELS::
10	Q What was the test results of Exhibit 17 that you
11	submitted for evidence?
12	A The North Central Laboratory submitted their findings,
13	Exhibit 17 active drug ingredient heroin hydrochloride with
14	94.4 purity.
15	Q Reserve weight?
16	A 19.74 kilograms.
17	MR. FELS: Your Honor, if the witness could step
18	down, we have an exhibit to show.
19	THE COURT: Okay.
20	(Witness steps off stand.)
21	Q Showing you what is marked for identification purposes as
22	Government's Exhibit
23	MR. PURPURA: No objection.
24	MR. FELS: We'd like to introduce as
25	THE COURT: I know you're trying to help, but you

3057 SMITH - DIRECT - MR. FELS got to let him finish. 1 MR. FELS: 212-8A and 212-8B. 2 3 Do you recognize your signature in any of these boxes? 4 I do. Α 5 On one box or both? 6 Both boxes. 7 What is this? 8 This is the Exhibit 17, the 20 kilograms of heroin. 9 sealed both boxes and placed the kilograms in the boxes. 10 This is the same heroin that was obtained on November 13, 11 2008? 12 Α Yes. 13 Let's open them up. 14 THE COURT: Those are received. 15 (Government Exhibit 212-8A & 212-8B, was received in 16 evidence.) 17 What are we looking at? 18 The 20-kilogram seizure from November 13, 2008 processed 19 by the lab. 20 If you can take a look, there appears to be some writing? 21 Yes, the word B-O-T-E was written on every kilogram. 22 Do you know what the significance of that is? 23 In Spanish it means boat. 24 MR. FELS: No further questions. 25 THE COURT: Any cross?

Good morning, sir, yes.

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#: 9584

3059

TODD SMITH - CROSS - MR. PURPURA

- 1 Q Good morning, thank you. And now this seizure occurred
- 2 on November 13, 2008, correct?
- 3 A Correct, sir.
- 4 Q We have 20 kilos there with B-O-T-E, bote, on it,
- 5 | correct, sir?
- 6 A Yes.
- 7 Q The question I have for you, you've been in the HIDTA
- 8 Task Force, the High Intensity Drug Task Force in Chicago for
- 9 | a period of time, are you familiar with that markings on those
- 10 kilos?
- 11 A Prior to the seizure, I'd never seen those markings.
- 12 Q How long have you been in Chicago as a High Intensity
- 13 Drug Task Force officer prior to the seizure in November 2008?
- 14 A Since 2004.
- 15 Q So the prior four years you never saw those markings,
- 16 B-O-T-E, which are fairly obvious on all four of those kilos?
- 17 A On all 20 kilos, that's correct.
- 18 Q We know already, but can you tell us quickly why anyone
- 19 | would put any type of markings on kilos?
- 20 A Generally kilograms are marked so the end recipient knows
- 21 it's the same kilos that they purchased.
- 22 Q Purchased as in Colombia, Mexico wherever they purchased
- 23 them?
- 24 A Correct.
- 25 Q Are you familiar with Project Fountainhead?

Case	1:09 cr 00466 BMC RLM Document 597 Filed 03/26/19 Page 48 of 163 PageID
	#: <mark>9585</mark> TODD SMITH - CROSS - MR. PURPURA
1	A I am.
2	Q Did you submit strike that.
3	What is Project Fountainhead?
4	A Project Fountainhead is run by the DEA lab, where they
5	take images of kilos, both exterior but then also stampings on
6	kilos. All the tape and packaging materials are removed,
7	occasionally kilograms are stamped with an imprint, it could
8	be anything. We have a database that tracks that.
9	MR. FELS: Objection, your Honor to further
10	questioning on this.
11	THE COURT: There hasn't been a further question
12	yet, let's see.
13	Q Did you submit the B-O-T-E to Project Fountainhead?
14	MR. FELS: Objection, your Honor.
15	THE COURT: Sustained.
16	MR. PURPURA: I have no further questions.
17	THE COURT: Any redirect?
18	MR. FELS: No, your Honor.
19	THE COURT: You may step down. Thank you.
20	(Whereupon, the witness was excused.)
21	THE COURT: Are we resuming cross-examination of the
22	other witness?
23	MR. FELS: Yes, your Honor.
24	THE COURT: I need to have the jury stand in the
25	hall for a minute. Don't go anywhere; we'll be right back.

3061 #: 9586 CIFUENTES VILLA - CROSS - MR. LICHTMAN 1 (Jury exits.) 2 THE COURT: Be seated. Let's get Mr. Cifuentes 3 back. 4 (Witness resumes stand.) 5 THE COURT: Let's have the jury back. 6 (Jury enters.) 7 THE COURT: We'll have cross-examination of 8 Cifuentes. Mr. 9 Thank you, Judge. MR. LICHTMAN: 10 CROSS-EXAMINATION 11 BY MR. LICHTMAN:: 12 Good morning, Mr. Cifuentes. 13 Good morning. 14 You've been committing crimes since you were a child, 15 correct? Yes, sir. 16 17 And you've been lying since you were a child; isn't that 18 true? 19 Yes, sir, that's right. 20 You grew up in Medellin you said? 21 Yes, sir. 22 One of nine children? 23 That's correct. 24 And you said you were second to the youngest? 25 Yes, sir.

3062 CIFUENTES VILLA - CROSS - MR. LICHTMAN 1 Q Alex was the youngest? 2 That's right. Α 3 Alex was born in January of 1968? 4 That's right. 5 So you were less than two years apart? 6 Yes, sir. 7 You had told the Government that your father was a truck 8 driver? 9 That's right. 10 And you had also testified the other day that your father 11 carried contraband, like whiskey and cigarettes from the 12 seaport to your home? 13 That's right, yes, sir. 14 Then he would store that contraband for a few days until 15 smaller trucks would come and pick that contraband up? Yes, sir. 16 17 You've told the Government that you would help him, you 18 started helping him when you were just four years old? 19 Yes, sir, that's right. 20 You helped him move the boxes of contraband from his 21 truck into storage?

- 22 A Yes, sir.
- 23 Q And then from storage into the smaller trucks?
- 24 A Yes, we would store it at home.
- Q And you began talking to the Government, proffering with

3063 CIFUENTES VILLA - CROSS - MR. LICHTMAN 1 them, in approximately February 2014; is that correct? 2 Α Yes, sir. 3 You would never lie to the Government, correct? 4 Α No, sir. 5 You would never lie to the Judge or this jury, correct? 6 Α No, sir. 7 You respect our laws in America, correct? 8 Well, I have committed crimes in the United States. 9 But you respect the law now? 10 Yes, sir. 11 And you respect the Government, the prosecutors and the 12 agents? 13 Yes, sir. 14 Now your father was actually a drug dealer, wasn't he, as 15 well? 16 Yes, sir. 17 He grew cocaine on his farm? 18 No, sir, he didn't have a farm. The cocaine was 19 processed at his farm. 20 Who's farm?

- 21 A My father's.
- 22 Q So your father did have a farm.
- 23 A Yes, but we did not sell cocaine.
- 24 Q Didn't he dry cocaine in the ovens in your house?
- 25 A No. My older brother was the one in charge of processing

- 1 the cocaine.
- 2 Q So your brother, Alex, who was less than two years
- 3 younger than you, did not assist your father drying cocaine in
- 4 | the family's property?
- 5 A Well, like I said, my father did not know how to process
- 6 cocaine. My older brother was the one in charge of processing
- 7 | the cocaine. And Alex did help us.
- 8 Q Forget Pacho, I'm talking about your father.
- 9 A That's right.
- 10 Q Didn't Alex assist your father in drying cocaine in the
- 11 ovens on your property?
- 12 A As far as I know, no, my Dad did not process cocaine.
- 13 Q So what did your father actually do with cocaine?
- 14 A Well, my Dad was a driver. He drove his truck; he did
- 15 | not own the truck. And initially they would bring contraband
- 16 | from the port, whiskey and cigarettes --
- 17 Q Let me interrupt --
- 18 A -- and sometimes --
- 19 Q -- and focus the question if I can.
- 20 Did your father have anything to do with cocaine?
- 21 A Yes, sir.
- 22 O What did he have to do with cocaine?
- 23 A The trucks that he would drive as a driver he would
- 24 | transport coca base from the Ecuadorian/Colombian border to
- 25 Medellin.

- 1 (In open court.)
- 2 BY MR. LICHTMAN::
- 3 Q What you were just given, does that refresh your
- 4 recollection that you never told the Government that your
- 5 father was a drug dealer?
- 6 MR. FELS: Objection.
- 7 THE COURT: I'll allow it.
- 8 A It refreshes my memory the fact that I did mention it.
- 9 And I did not write down those notes, but I've always told the
- 10 truth.
- 11 Q Now do you recall being debriefed by the Government about
- 12 your family structure?
- 13 A Yes, sir.
- 14 Q You were asked about all of your siblings, there are nine
- 15 of you?
- 16 A Yes, sir.
- 17 Q As you testified on direct, even when all of you were
- 18 | young, the drug business to your family was a family business?
- 19 A Yes, sir.
- 20 Q And you were asked to name each of your siblings and
- 21 | whether or not they were involved in drug dealing?
- 22 A I do not remember if they asked me in that way, but I did
- 23 mention it.
- 24 | Q Let me see if I can avoid having you read something. You
- 25 | were asked about each of your family members, each of your

16

20 THE INTERPRETER: Would you like the interpreter

21 read that, sir?

22 Unless he suddenly learns English, MR. LICHTMAN:

23 yes.

24 (Interpreter reading for the witness.)

25 Yes, sir.

- 1 Q Does that refresh your recollection that you were asked
- 2 by Government, prosecutors and agents to describe the
- 3 | involvement of each of your siblings in the drug world?
- 4 A Yes, sir, I guess you could say that.
- 5 Q And you were asked that first Teresa is the oldest, was
- 6 the first in the family, your sister Teresa?
- 7 A Yes.
- 8 Q Your sister Teresa is the oldest in the family?
- 9 A Yes, she's the oldest one.
- 10 Q She was not involved in the narcotics field, was she?
- 11 A No, no, sir.
- 12 | Q Pacho was next, that's Francisco?
- 13 A That's correct, yes, sir.
- 14 Q He was obviously a very major drug trafficker.
- 15 A Yes, sir.
- 16 Q Lucia was next your sister?
- 17 A Correct.
- 18 | Q You told the Government that she was not involved in the
- 19 drug business?
- 20 A She was not involved in the drug business.
- 21 Q Okay. So we listened to tapes just yesterday that you
- 22 | interpreted for the Government -- for the jury, correct?
- 23 A Yes, sir.
- 24 O And she was discussing drug dealings on those tapes,
- 25 | wasn't she, just yesterday I believe?

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- 1 A Yes, sir.
- 2 Q So you just said 30 seconds ago that she was not involved
- 3 in the drug business, and now you're saying that she's
- 4 discussing drug business, which is it?
- 5 A I did not know that Jaime Alberto shared everything with
- 6 her. She shouldn't have been involved in drug trafficking,
- 7 but she helped my nephew and --
- 8 THE INTERPRETER: The interpreter wants to the
- 9 clarify something.
- 10 A And my sister now is in jail.
- 11 Q She's in jail for drug trafficking, correct?
- 12 A Of course, that's correct.
- 13 Q But you maintain that she's not involved in the drug
- 14 business?
- 15 A What I maintain is that when I gave that statement I did
- 16 | not know that she was involved and that she had been talking
- 17 | to my nephew, that's when I spoke to them about this.
- 18 Q You had no idea that your sister, Lucia, was involved in
- 19 drug trafficking until she got arrested?
- 20 A No, sir, I did not know.
- 21 Q So when you had a problem with her son, Jaime, remember
- 22 | when he stole some cocaine that wasn't his?
- 23 A That's correct, yes, sir.
- 24 | Q Didn't your other family members pressure Lucia to get
- 25 | that cocaine back from Jaime?

#: 959

- 1 A Yes, for her to locate Jaime Alberto Roll. But as far as
- 2 I understand, that does not mean that she was involved in drug
- 3 trafficking.
- 4 Q So what you're saying is that that you enlisted Lucia to
- 5 | find Jaime who had stolen the 225 kilograms of crack cocaine,
- 6 but at no point did anybody in the family tell her why you
- 7 desperately needed to find Jaime?
- 8 A I am not saying that Lucia did not know of the other
- 9 | siblings' activities, of course she did know about the drug
- 10 trafficking activities, but she did not traffic drugs. She
- 11 | was protecting her son. And she did not say where he was.
- 12 And that was Don Joaquin's cocaine.
- 13 Q The reason she didn't say where her son was is because
- 14 | she knew that he had stolen cocaine, correct?
- 15 A I quess so, yes, sir.
- 16 Q You guess that she's in jail over drug trafficking. She
- 17 | received an 11-year sentence, are you aware of that?
- 18 A That's correct.
- 19 Q And we can agree now, and I'll move off of this now, that
- 20 | your sister, Lucia, was involved in the drug business along
- 21 | with her son, your parents and most of your siblings?
- 22 A Yes, sir, you're completely right, sir.
- 23 Q One last question, do you recall that when you spoke to
- 24 | the Government about your siblings and their involvement in
- 25 the drug business this was on November 30, 2017?

#: 9597

3072

- 1 | A Can you repeat that please?
- 2 Q Do you recall that when you were asked by the Government
- 3 about the involvement of your siblings in the drug business,
- 4 that that debriefing occurred on November 30, 2017?
- 5 A Well, from what I see with what you're marking, yes, sir.
- 6 Q So your sister, though, was arrested for drug trafficking
- 7 | in 2014, three years earlier, correct?
- 8 A Yes, sir.
- 9 Q So three years later, after you knew your sister was in
- 10 | jail with an 11-year sentence for drug trafficking, you told
- 11 | these prosecutors and agents that she was not involved in the
- 12 drug business?
- 13 A No, sir, I said she was in jail. It was in all the news.
- 14 Why would I try to hide that?
- 15 Q Sir, all I asked -- please, there is not a question.
- 16 A I didn't prepare these documents, I'm sorry.
- 17 | Q In 2014, I hate to belabor this, you knew your sister
- 18 | went to jail for a long stretch for drug dealing?
- 19 A For helping my nephew yes, sir.
- 20 Q In 2017, three years later, you told these prosecutors
- 21 | that she was not involved in the drug business?
- 22 A That's not true, sir.
- 23 O We'll move on.
- Jaime, as you said, was her son?
- 25 A He still is her son, yes.

#: 9598 CIFUENTES - CROSS - MR. LICHTMAN

30 /

- 1 Q Understood. He's still a drug dealer, correct?
- 2 A He's in this jail in La Picota doing his time for drug
- 3 | trafficking, yes. I'm assuming he's no longer a drug
- 4 trafficking.
- 5 Q In jail you mean.
- 6 A In jail.
- 7 Q Fair enough. Last question on this topic. You're
- 8 | telling the jury that you had discussion with Jaime and Lucia
- 9 was going to be kept in the dark about everything that he was
- 10 doing?
- 11 A I don't remember. Can you refresh my memory? What are
- 12 you talking about?
- 13 Q No, that's okay. You treated Jaime Alberto Roll in a
- 14 trusting manner, would you agree?
- 15 A Yes, sir.
- 16 Q You trusted him so much that you actually asked him to
- 17 | help you deceive Mr. Guzman, correct?
- 18 A Yes, sir, that's true.
- 19 Q That was with regard to the cocaine that was missing.
- 20 You wanted Jaime to show Mr. Guzman's nephew, Tomas, the same
- 21 | cocaine twice to fool him into thinking that there was more
- 22 | cocaine than there was -- sorry about that long question?
- THE COURT: Do you want to rephrase it?
- THE INTERPRETER: Thank you, your Honor.
- 25 | Q You had Jaime Alberto Roll -- you asked him to lie to

#: 9599

- 1 Mr. Guzman's nephew?
- 2 A Yes, sir, I asked him for that favor, yes.
- 3 Q To show the same cocaine twice to Tomas, to give the
- 4 appearance that there was more cocaine than there was?
- 5 A Yes, to show him part of the cocaine twice so it would
- 6 seem there were 8 tons. Yes, sir, that's true.
- 7 Q In your mind Jaime was a drunk; is that correct?
- 8 A Jaime didn't drink. Because my sister Lucia was an
- 9 alcoholic and his experience growing up was very difficult.
- 10 Q You don't recall telling the Government that Jaime
- 11 Alberto Roll was a drunk?
- 12 A No, sir.
- 13 Q Could you use your recollection refreshed on this?
- 14 A Well, if you could do that. But Jaime Alberto doesn't
- 15 drink. He doesn't drink.
- 16 THE COURT: I don't think so, Mr. Lichtman.
- 17 MR. LICHTMAN: I was waiting, Judge. That was nice
- 18 of me.
- 19 | Q Did you tell the Government that Jaime Alberto Roll lived
- 20 off of women?
- 21 A He lived off of women? I don't understand that question.
- 22 | Q Did you tell the Government that Jaime Cifuentes lived
- off of women, that he used women to support him?
- 24 A No, sir.
- 25 Q And you used Jaime Cifuentes as a strawman for some your

- companies, if you know what that means? 1
- 2 Yes, I know that word, strawman. Yes, I did do that.
- Meaning you fraudulently listed him as at owner of the 3
- 4 company?
- 5 Yes, sir.
- 6 To protect yourself?
- To protect the companies, the properties. 7
- 8 Because you were a criminal.
- 9 Guilty, yes, sir.
- 10 You wanted to hide the fact that a criminal like you
- 11 owned those companies?
- 12 More than that, it was that in my tax filings there was
- 13 not enough room to put this in my name.
- 14 Now Jaime was your older sister Lucia's son?
- 15 Yes, sir, correct.
- 16 And your family was a very close family, correct?
- 17 Unfortunately, no. We had conflicts like any other
- 18 family I assume.
- 19 You had conflicts that any normal family could have.
- 20 Yes, gossip here, gossip there.
- 21 Like the time that your brother Alex ordered the murder
- 22 of your nephew, Jaime?
- 23 That's correct.
- 24 So those are typical family issues that you had, your
- 25 brother ordered the murder of your nephew?

3076 CIFUENTES - CROSS - MR. LICHTMAN 1 MR. FELS: Objection, your Honor. 2 THE COURT: Sustained. 3 Now, the reason why your brother ordered the murder of 4 Lucia's son was because Jaime had ordered the kidnapping of 5 your mother? 6 That's correct. 7 So Jaime ordered the kidnapping of his grandmother. 8 That's true. 9 Typical family issues. 10 MR. FELS: Objection, your Honor. 11 THE COURT: Sustained. 12 But you and Alex nevertheless both used Jaime to help you 13 deal drugs? 14 Yes, sir, that's correct. 15 Now Teresa, you said was not a drug dealer? 16 No, sir. 17 Pacho, your older brother, was a drug dealer killed by 18 another narcotics trafficker? 19 Yes, sir. 20 And your sister, Dolly, was a drug trafficker? 21 Yes, sir. 22 Is she in prison right now? 23 She did time here in the United States. 24 She did time in the United States? 25 Yes, sir, like five or six years.

Case	1:09-(er 00466 BMC RLM Document 597 Filed 03/26/19 Page 65 of 163 PageID #: 9602 3077
		#: <mark>9602</mark> 3077 CIFUENTES - CROSS - MR. LICHTMAN
1	Q	Is she out of prison now?
2	А	Yes, sir.
3	Q	She cooperated with the Government, didn't she?
4		MR. FELS: Objection, your Honor.
5		THE COURT: Sustained.
6		(Continued on next page.)
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Objection, Your Honor. May we have a

MR. FELS:

Case	1:09 cr 00466 BMC RLM Document 597 Filed 03/26/19 Page 69 of 163 PageID #: 9606
	#: 9606 CIFUENTES - CROSS - MR. LICHTMAN
1	sidebar?
2	THE COURT: Okay.
3	(Sidebar conference.)
4	(Continued on the next page.)
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Case	1:09 cr 00466 BMC RLM Document 597 Filed 03/26/19 Page 71 of 163 PageID
	#: 9608 SIDEBAR CONFERENCE
1	(In open court.)
2	MR. LICHTMAN: Judge may I?
3	THE COURT: Please.
4	BY MR. LICHTMAN::
5	Q When we left off the question was, is that Pacho used the
6	connections he made in the military academy to bribe those
7	friends later in life.
8	A Yes, sir.
9	Q While they were in the military and the government?
10	A Yes, sir.
11	Q To allow him to move his narcotics without fear of them
12	being seized?
13	A Yes, sir.
14	Q Or him being arrested. No fear of him being arrested
15	when he was bribing his old friends?
16	A Yes, sir.
17	Q He gave them boxes of cash that you witnessed?
18	A Yes, sir.
19	Q And various generals, colonels, police officers came to
20	see Pacho in his office all the time?
21	A I saw some officers, yes, sir.
22	Q They came just to get bribed, to receive money, correct?
23	A Yes, sir. And I assume to greet him too.
24	Q And to greet him as well.
25	And that was what Pacho one of things he was

And you bribed the police?

Whenever it was needed, yes, sir.

24

SIDEBAR CONFERENCE

- 1 correct?
- 2 A Yes, sir.
- 3 Q Honest people don't need fake identification, do they, if
- 4 you know?
- 5 A Well, there are political people who are being persecuted
- 6 and they use those. Or when the government gives a new
- 7 | identity to a witness.
- 8 Q Were you being persecuted, is that the reason why you had
- 9 a fake driver's license?
- 10 A No, sir.
- 11 Q Were you given a fake identity by the government after
- 12 | cooperating, is that why you had a fake driver's license while
- 13 you were dealing drugs?
- 14 A No, sir.
- 15 | Q The reason you had a fake driver's license were -- was
- 16 | because if you got stopped by law enforcement you can show an
- 17 | ID that it was not your real name.
- 18 A That's right, yes, sir.
- 19 Q You had credit cards in fake names, correct?
- 20 A Yes, sir, that's right.
- 21 | Q Did you make large purchases with those credit cards in
- 22 fake names?
- 23 A Yes, sir.
- 24 O So that if you made any big purchase law enforcement
- 25 | wouldn't see what you were buying?

SIDEBAR CONFERENCE

- 1 A Well, that I wasn't the one who was buying it -- well,
- 2 yes, sir, that's correct.
- 3 Q When you were in Geneva in 2001 you bought three Rolex
- 4 watches.
- 5 A Simon Yelenick, Alex and I we did purchase three watches.
- 6 Q Did you use a credit card with a fake name to buy your
- 7 three watches?
- 8 A That's not true.
- 9 Q You used your credit card with your real name?
- 10 A Simon Yelenick paid for them with his own card.
- 11 Q Was it a card -- never mind, let me move on.
- 12 You did use credit cards with fake names as you
- 13 said?
- 14 A Yes, sir, of course.
- 15 Q And every time you used a credit card with a fake name
- 16 | that was a crime, wasn't it?
- 17 A I did not know.
- 18 Q You didn't know that using a credit card in a fake name
- 19 was a fraud?
- 20 A No, sir.
- 21 Q What about today, right now as you're testifying, do you
- 22 | think that using a credit card in a fake name is okay?
- I can't hear you.
- 24 A I really do not know, I do not know the law in this
- 25 | country. I do not know.

- fraud. I mean, I have some money which is part of the drug
 trafficking proceeds and I'm purchasing something and where is
- 10 the fraud? My crime is the source of the money which is the
- 11 result of the drug trafficking. So when you are telling me
- 12 | that it's fraud I do not understand.
- 13 Q When you hand a credit card with a fake name on it to a
- 14 | merchant and tell the merchant that you're Mr. Gonzalez
- 15 instead of Mr. Cifuentes, is that a lie?
- 16 A Yes, sir, but I am not stealing.
- 17 Q Sir, is it a lie?
- 18 A Yes, sir, of course it is.
- 19 0 Is it a fraud?
- 20 A No, sir.
- 21 | Q So it's a lie but it's not a fraud?
- 22 A That's what I understand, yes, sir.
- 23 Q There's no question before you, sir.
- 24 A I think --
- 25 Q Now after you picked up your three Rolex watches in

Absolutely.

THE COURT:

BY MR. LICHTMAN::

24

SIDEBAR CONFERENCE

- 1 Q Every time you applied for a fake travel document there
- 2 was a series of steps that you had to take?
- 3 A I don't know what you mean, sir.
- 4 Q In order to get a fake travel document you would have to
- 5 | show up with fake identification, correct, in somebody else's
- 6 | name not yours?
- 7 A That's correct, yes, sir.
- 8 Q And you would lie to the government officials when you
- 9 | would submit an application for a travel document in a fake
- 10 name.
- 11 A That's correct, yes, sir.
- 12 | Q And every time you used a travel document in a fake name
- 13 | you were committing a crime?
- 14 A Yes, sir, I guess.
- 15 Q You purchase -- you guess or you know?
- 16 A I guess. Well, there is one thing that is when you're
- 17 | actually pretending to be somebody else, that's one thing, and
- 18 | then there's other stuff. That's not my field, I do not know.
- 19 O When you were dealing drugs and traveling with phony
- 20 | travel documentation, every time you used that phony travel
- 21 document you were committing a crime, weren't you, sir?
- 22 A Yes, sir.
- 23 | Q You've been cooperating for five years with them, isn't
- 24 that true?
- 25 A Yes, sir.

Case	0 0 0 = 0
	#: <mark>9620</mark> CIFUENTES VILLA - CROSS - MR. LICHTMAN
1	AFTERNOON SESSION
2	(1:45 p.m.)
3	THE COURTROOM DEPUTY: All rise.
4	THE COURT: Let's have the jury back, please.
5	(Jury enters courtroom.)
6	THE COURT: All right, everyone be seated.
7	I hope you enjoyed lunch, ladies and gentlemen.
8	THE JURY: Oh, yes.
9	THE COURT: There is not much we can do for you, but
10	we're doing what we can.
11	All right, please continue, Mr. Lichtman.
12	MR. LICHTMAN: Thank you, Judge.
13	CROSS EXAMINATION(Continued)
14	BY MR. LICHTMAN::
15	Q Mr. Cifuentes, when we took a break we were talking about
16	the driver's license, your first driver's license that you got
17	where you lied about your date of birth, correct?
18	A Yes, sir.
19	Q And you attended high school in Medellin?
20	A Yes, sir.
21	Q Did you graduate from high school?
22	A No, sir.
23	Q When did you stop school?
24	A Fourth year of high school.
25	Q So you were about 17 or 18 years old when you stopped

- 21 you had a university diploma?
- 22 A Basically to travel to different countries you need
- 23 documents, you need credit cards and I thought it would be
- 24 | necessary for my travel to have a university degree.
- 25 Q But you said you got this university degree under your

It was to help you travel under a fake name so you could

- 1 | easier deal your drugs?
- 2 A Yes, sir. That's true.
- 3 Q And you obtained a visa under that name -- I don't mean
- 4 | to mispronounce it -- is it Sergio Osuna?
- 5 A Yes, sir.
- 6 Q Thank you. You got a visa under that name as well?
- 7 A Yes, sir.
- 8 Q And you used all that fake identification under the name
- 9 | Sergio Osuna to open bank accounts in that name?
- 10 A Yes, sir.
- 11 Q And you had credit cards in that fake name as well?
- 12 A Yes, sir.
- 13 Q And you lied and told people sometimes that you and
- 14 | Sergio Osuna were actually two different people?
- 15 A Yes, sir, correct.
- 16 Q And you also used a fake name of Santiago Gonzalez?
- 17 A Yes, sir.
- 18 Q And you used many other fake names as well, I'm not going
- 19 to go through all of them.
- 20 A Yes, sir, that's true.
- 21 Q You would agree that every time you used a fake name that
- 22 was a lie, correct?
- 23 A Yes, sir.
- 24 Q And you got another fake diploma when you lived in Texas?
- 25 A No, sir.

Case	1:09 cr 00466 BMC RLM Document 597 Filed 03/26/19 Page 87 of 163 PageID #: 9624
	#: 9624 CIFUENTES VILLA - CROSS - MR. LICHTMAN
1	Q Do you not recall or are you certain?
2	A No, I'm sure I don't have a diploma from Texas.
3	Q You didn't get a university diploma in economics from a
4	Texas university?
5	A No, sir.
6	Q After you moved to McAllen, Texas from Mexico?
7	A No, sir, not as far as I remember.
8	Q Well maybe I can refresh your recollection. Showing
9	3500-77, if you can just look at the first paragraph. Read it
10	to yourself.
11	THE INTERPRETER: Would counsel like the interpreter
12	to read it?
13	MR. LICHTMAN: Yes, you'd have to read it to him I
14	suppose.
15	THE COURT: You have to tell her.
16	MR. LICHTMAN: Excuse me?
17	THE COURT: She's not just going to divine that, you
18	have to tell her if you want her to translate it.
19	MR. LICHTMAN: The first sentence from the
20	beginning.
21	THE INTERPRETER: Under details?
22	MR. LICHTMAN: Yes, thank you.
23	THE COURT: He meant the first and second sentence.
24	MR. LICHTMAN: It's a long sentences. I apologize.
25	THE COURT: No, it's two sentences.

25

United States from Mexico?

- Q One in Houston and one in New York City, Manhattan?
- 23 A Yes, that's correct.
- 24 | Q The Houston customer was a fellow named Willie?
- 25 A Yes, sir.

CIFUENTES VILLA - CROSS - MR. LICHTMAN

- 1 case.
- 2 Q Well, you received a message from Willie from prison?
- 3 A Yes, sir.
- 4 Q And the message was that if you were asked to give a
- 5 | handwriting example that you should write with your left hand
- 6 instead of your right hand, your natural hand.
- 7 A That's correct, yes, sir.
- 8 Q And, in fact, soon thereafter you were arrested by
- 9 | federal authorities on money laundering charges relating to
- 10 Willie's case?
- 11 A We were arrested at the same time at different locations.
- 12 | Q And you received a message from his prison to your
- 13 prison?
- 14 A No, sir, we were all put together in a cell.
- 15 Q But you received that information to write with your left
- 16 | hand instead of your right hand?
- 17 A He told me in person.
- 18 | Q And in fact, you were required at a later time to give
- 19 handwriting exemplars?
- 20 A Yes, sir, that's correct.
- 21 Q And you weren't even arrested under your real name, you
- 22 were arrested under the fake name Jose Luis Garcia Ramirez?
- 23 A That's correct, sir.
- 24 O And as you testified on direct, after you gave your fake
- 25 | handwriting exemplars the charges were dismissed?

CIFUENTES VILLA - CROSS - MR. LICHTMAN

- 1 A The only reference I have has to do with conspiracy, but
- 2 | it can be a misinterpretation of how the American law applies
- 3 in Colombia. Having to do with the criminal charge. There
- 4 | are two different systems, there is the Roman system. So for
- 5 us you have a crime when they catch you with the cocaine in
- 6 your hands. But the laws have changed and just -- they can
- 7 | now charge you if somebody just explains -- explains it even
- 8 though they may not catch you with the evidence, that's my
- 9 understanding. But as I said, that can be completely
- 10 | ridiculous, I really don't know the law.
- 11 | Q You don't know what you're talking about at all, do you?
- MR. FELS: Objection.
- 13 THE COURT: Sustained.
- 14 A I agree with you.
- 15 Q Now after you finished the few years of high school in
- 16 | 1984 or so, you were very much a drug trafficker?
- 17 A Could you repeat, please.
- 18 | Q By the time you graduated -- excuse me, you didn't
- 19 | graduate high school. By 1984, you were 18 years old?
- 20 A Yes, sir.
- 21 | Q And you were arrested, as you said on direct, in Colombia
- 22 in 1984 for a murder charge.
- 23 A Yes, sir.
- 24 Q And you claim you didn't do it.
- 25 A No, sir.

3106 CIFUENTES VILLA - CROSS - MR. LICHTMAN 1 Q You claim that you witnessed the murder but you didn't do 2 it. 3 Α That's correct. 4 And you claim that you were acquitted, correct? 5 Yes, sir. 6 And you spent about two years in prison regardless from 7 age 18 to 20? 8 Yes, sir. 9 But one of the years that you spent in prison was on a 10 weapons charge, correct? 11 Yes, sir, that's correct. 12 And you actually did possess a weapon. 13 That's correct. 14 Now, you were in prison in Medellin? 15 Yes, sir. 16 The name of that prison was Bellavista? 17 Yes, sir. 18 A dangerous prison? 19 Yes, sir. 20 And you mentioned yesterday on direct that while you were 21 in prison you were recruited on behalf of a cartel member 22 named El Mexicano? 23 Yes, sir. 24 And you were recruited to kill a man named Fernando 25 Lopera?

I wanted to be part of that organization.

25

No, sir.

Case	1:09 er 00466 BMC RLM Document 597 Filed 03/26/19 Page 97 of 162 PageID #: 9634
	#: 9634 3109 CIFUENTES VILLA - CROSS - MR. LICHTMAN
1	Q Do you need your recollection refreshed?
2	A If you consider that.
3	Q Eighty-one, page 2. If you can read paragraph 3.
4	(Pause in proceedings.)
5	Q Sir, does that refresh your recollection that in return
6	for the favor of moving you from general population to a
7	special security unit you agreed to kill Fernando Lopera?
8	A That's not what it says there, but they did switch me to
9	the other unit. That's what my my recollection was
10	refreshed in that sense.
11	Q Now only because you just said it, if you can read just
12	the underlined portion and tell me if that refreshes your
13	recollection that you told agents that in return for the favor
14	of moving you from general population to a special security
15	unit you agreed, after being pressured, to kill Fernando
16	Lopera?
17	MR. FELS: Objection. Asked and answered.
18	THE COURT: Sustained.
19	BY MR. LICHTMAN::
20	Q Now you testified on direct yesterday that you put
21	cyanide on which you thought were the man's arepas, is that
22	the word?
23	A Yes, sir.
24	Q And you said that he ate the wrong arepa?
25	A Yes, sir.

Not that much, sir.

It wasn't that bad?

24

Case	1:09 cr 00466 BMC RLM Decument 597 Filed 03/26/19 Page 99 of 163 PageID #: 9636
	CIFUENTES VILLA - CROSS - MR. LICHTMAN
1	A It wasn't that horrible, sir.
2	Q Was it helped by the fact that you were having sex with
3	the wife of one of the prison guards inside your cell?
4	MR. FELS: Objection.
5	THE COURT: Sustained. Sustained.
6	MR. LICHTMAN: Basis, Judge?
7	MR. FELS: Relevance, Your Honor.
8	THE COURT: If you want a sidebar, we'll have a
9	sidebar.
10	MR. LICHTMAN: Relevance?
11	THE COURT: Yes.
12	MR. LICHTMAN: Not he was manipulating the system.
13	THE COURT: I didn't get that in the question.
14	BY MR. LICHTMAN::
15	Q When you were having sex with one of the guard's wives
16	when you were 18 years old in prison, were you manipulating
17	the prison system?
18	MR. FELS: Objection, Your Honor, relevance.
19	THE COURT: I'll allow it.
20	A Yes, sir.
21	Q And the wife of this prison guard, she caught a beating
22	from her husband when he caught her, correct?
23	MR. FELS: Objection, Your Honor.
24	THE COURT: Sustained.
25	Q You didn't mention any of that on direct examination, and

Case	1:09 cr-00466 BMC RLM Document 597 Filed 03/26/19 Page 100 of 163 PageID #: 9637 3112		
	CIFUENTES VILLA - CROSS - MR. LICHTMAN		
1	I didn't miss that, did I?		
2	MR. FELS: Objection, Your Honor.		
3	THE COURT: Sustained.		
4	BY MR. LICHTMAN::		
5	Q Now you claim that you actually testified in this murder		
6	case when you were 18 years old.		
7	A Yes, sir.		
8	Q And you were acquitted?		
9	A Yes, sir.		
10	Q Even though you were caught with a weapon?		
11	A That wasn't the weapon and I did not kill them.		
12	Q You witnessed the murder, didn't you?		
13	A I was in the crime scene, yes.		
14	Q And you would never lie to get out of jail, correct?		
15	A No, sir.		
16	Q But you did bribe a Colombian official later to remove		
17	your records relating to your time in the Bellavista prison		
18	from the system?		
19	A Yes, sir, that's true.		
20	Q You even bribed a Colombian official to remove your		
21	fingerprint cards from the Colombian police database?		
22	A That's true, yes, sir.		
23	Q And remember this is unrelated, but remember yesterday		
24	you were speaking about that pretty blue helicopter you claim		
25	to have given to Mr. Guzman?		

Now you're out of the Bellavista prison about 1986?

24

25

0

Thank you.

Case	1:09 cr	00466 BMC RLM Document 597 Filed 03/26/19 Page 102 of 163 PageID
		#: 9639 CIFUENTES VILLA - CROSS - MR. LICHTMAN
1	A	Yes, sir.
2	Q	And you obviously continued your criminal activity, your
3	drug	dealing with your family?
4	A	Yes, sir, that's correct.
5	Q	Your brother Pacho had left to live in the Dominican
6		blic by 1986 dealing drugs?
7	A	Yes, sir.
8		(Continued on the next page.)
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His real name was Efrain Hernandez?

#: 9641 CIFUENTES VILLA - CROSS - MR. LICHTMAN Yes, sir. 1 Α 2 He was a big cocaine dealer in Cali? 3 Yes, sir. 4 You lived with him for two months, you became his 5 bodyquard? 6 Yes, sir. 7 He trusted you very much? 8 Yes, sir. 9 And asked you to go to Mexico to help run his operation 10 there? 11 Yes, sir. 12 He was sending drugs from Colombia to Mexico for final destination in America. 13 14 Yes, sir, that's correct. 15 And while in Mexico you met El Mayo? 16 Yes, sir. 17 You also met his sons including Vicente? 18 Yes, sir. 19 And you became very close to all of them, didn't you? 20 Yes, sir. 21 And Don Efra owned planes that were used to transport the 22 cocaine from Mexico to Colombia. 23 That's correct, yes, sir. 24 Your brother Fernando began working for Don Efra in 1989? 25 Yes, sir.

CIFUENTES VILLA - CROSS - MR. LICHTMAN 1 Q He became, Fernando became, Don Efra's general manager? 2 That's correct. 3 If you know, Fernando is very trusted by Don Efra? 4 Yes, sir. 5 Now if you recall, in 1989 you traveled to Victoria in 6 Tamaulipas, Mexico? 7 Yes, sir. 8 With Hernando Restrepo? 9 No, on orders of Don Hernando Restrepo, who was Efrain 10 Hernandez's partner. 11 Did you travel to Tamaulipas with Restrepo? 12 No, sir. 13 But you went there to steal a drug route from other drug 14 dealers, didn't you? 15 Those were the orders I received from my boss. 16 That's what you went to Tamaulipas for, to steal a drug 17 route from other drug dealers, that was the question. 18 Yes, sir, correct. 19 When you said that you did it on orders, I asked you if 20 that's what you did. You said you did it on orders from

- 21 someone else. Are you suggesting that a don't have any blame
- 22 for that?
- 23 I am to blame. I just wanted to clear that up.
- 24 Thank you. To steal a drug route that means to basically
- 25 finding the people that controlled the area where the drugs

Case 1:09 or 00466 BMC RLM Document 597 Filed 03/26/19 Page 106 of 163 PageID #: 9643 CIFUENTES VILLA - CROSS - MR. LICHTMAN would move. A Simply to meet the person who was doing it. Q And bribe him.

- 4 A No.
- 5 Q Well, you didn't just meet him, you had to get the route
- 6 from the other drug dealers, correct?
- 7 A Mr. Attorney, if you allow me to explain to you what a
- 8 route is.
- 9 Q No.
- 10 A Okay.
- 11 | Q During the trip you bribed people for information?
- 12 A Yes, sir.
- 13 Q To find out who the point of contact was in Tamaulipas?
- 14 A That's correct, yes, sir.
- 15 Q Eventually you received a police escort to the home of
- 16 | Police Commander Arturo Cuellar?
- 17 A Yes, sir.
- 18 Q He was the one, this police commander, controlled the
- 19 transportation of drugs through Tamaulipas?
- 20 A Yes, sir, that's correct.
- 21 Q And this was 1989?
- 22 A Yes '88 beginning of '89.
- 23 Q Now you also told the Government that in 1989 you were an
- 24 electrical engineering student?
- 25 A No, sir.

Case	1:09-cr	- 00466-BMC-RLM Document 597 Filed 03/26/19 Page 107 of 163 PageID
		#: 9644 3119 CIFUENTES VILLA - CROSS - MR. LICHTMAN
1	Q	When were you an electrical engineering student?
2	А	Never.
3	Q	Do you need your recollection refreshed?
4	А	No, sir. I never said that.
5	Q	You never told an agent that you were an electrical
6	engi	neering student?
7	A	No, no, sir. I don't know anything about electrical
8	engi:	neering.
9	Q	I believe that. If an agent came in here and testified
10	that	you told him that you were an electrical engineering
11	stud	ent, he would be lying?
12		MR. FELS: Objection.
13		THE COURT: Sustained.
14	Q	You were working for Don Efra in 1989?
15	А	That's correct, sir.
16	Q	That was around the time you also moved to Texas to deal
17	drug	s from there.
18	А	Yes, sir.
19	Q	A busy year, 1989, for you withdrawn.
20		In 1990 or so you were introduced to Humberto Ojeda?
21	А	Yes, sir.
22	Q	He became your drug trafficking partner and also your
23	grea	t friend?
24	А	Yes, sir.
25	Q	In fact, he and you were so close that you named one of

You were still in the your 20s.

CIFUENTES VILLA - CROSS - MR. LICHTMAN Yes, sir. 1 Α 2 Now, you told the Government that you and Ojeda each 3 withdrew approximately \$2 million per month for yourselves. 4 I was making that at the beginning. 5 You told the Government that you and Ojeda withdrew 6 approximately \$2 million per month for over five years? 7 I'm not clear on that. 8 3500, 77, page three, paragraph eight, if you can read 9 the underlined portion. Let me know if that refreshes your 10 recollection that you told the Government between 1991 and 11 1995 that the cash flow of the business with Ojeda was 12 approximately \$100 million per month, that you each withdrew 13 approximately 2 million per month for yourselves? 14 Objection to the form of the question. MR. FELS: 15 Sustained. He gave you the first part. THE COURT: 16 MR. LICHTMAN: I withdraw that. 17 Does the underlined portion -- excuse me. 18 If you could read that, if that refreshes your 19 recollection, that you told the Government that you withdrew, 20 you each withdrew, approximately \$2 million per month for

yourselves.

(Interpreter reading for the witness.)

Approximately, sir. So that doesn't refresh my recollection.

21

22

23

24

25 During this time period you purchased a \$2.2 million

#: 9647 CIFUENTES VILLA - CROSS - MR. LICHTMAN house in Key Biscayne, Florida? 1 2 4 million. 3 4 million, excuse me. 4 You did this under the fake name Jose Luis Garcia 5 Ramirez. 6 Yes, sir. 7 In 1990. 8 Yes, sir. 9 You were 24 years old? 10 Yes, sir. 11 This is when you just started with Ojeda, this wasn't in 12 the middle or near the end, this was the beginning. 13 Yes, sir. 14 The fact is you had a lot of money before you even met 15 Ojeda. Yes, sir. 16 17 Just from drug dealing. 18 Yes, sir. 19 Not from green energy. 20 No, sir. Α 21 Not from saving the pygmies in the Amazon. 22 No, sir. 23 The indigenous I meant, not the pygmies. 24 Ojeda was a loyal friend to you, wasn't he? 25 Α Yes, sir.

Case	1:09-cr	r 00466 BMC RLM - Document 597 - Filed 03/26/19 - Page 111 of 163 PageID #: 9648 - 3123
		CIFUENTES VILLA - CROSS - MR. LICHTMAN
1	Q	But he wasn't educated.
2	А	No, sir.
3	Q	You described him as showy, ostentatious?
4	А	No, sir, he was a simple guy.
5	Q	He liked fancy cars and a helicopter?
6	А	Yes, sir.
7	Q	Do you know many regular guys that have a helicopter?
8	А	I don't know, sir.
9	Q	Among many other reasons because of Ojeda's ostentatious
10	natu	re, Mayo Zambada killed him in 1987?
11	А	Because he didn't follow Amado Carrillo's call.
12	Q	He didn't follow Amado Carrillo's call to come meet with
13	him?	
14	А	Yes, sir.
15	Q	And then Carrillo died?
16	А	Yes.
17	Q	It upset Mayo, according to what you said on direct
18	exam	nination, that Ojeda was building a mansion.
19	А	That's what Mayo Zambada told me.
20	Q	That's one of the reasons he killed him, because of his
21	show	y ways, ostentatious ways?
22	А	Yes, sir.
23	Q	Do you see how many times I had to ask that question
24	unti	l you finally answered it yes, that was like six times.
25		MR. FELS: Objection.

Case	1:09 cr 00466 BMC RLM Document 597 Filed 03/26/19 Page 112 of 163 PageID
	#: 9649 3124 CIFUENTES VILLA - CROSS - MR. LICHTMAN
1	THE COURT: Sustained.
2	Q Do you believe that when we talk, it's much more
3	difficult than when they were asking you questions?
4	MR. FELS: Objection.
5	THE COURT: Sustained.
6	Q You didn't know who killed excuse me, sir, over here.
7	You didn't know
8	A I'm listening to the interpreter.
9	Q You didn't know who killed Ojeda when he died, did you?
10	A Can you repeat that.
11	Q When Ojeda was killed, you didn't know who was his
12	murderer was, did you?
13	A I had very strong suspicions.
14	Q That was Mayo Zambada?
15	A Yes, sir, that's correct.
16	Q You were very close to Mayo Zambada and his family?
17	A Yes, sir.
18	Q Remember when you told the story on direct about how you
19	met Chapo in 2002 or 2003?
20	A Yes, sir, that's correct.
21	Q You claimed that you were concerned about your safety
22	because after all Ojeda had been killed and he was your
23	partner.
24	A That's correct, that's right, sir.
25	Q Mr. Ojeda died in a very bad manner, correct?

CIFUENTES VILLA - CROSS - MR. LICHTMAN He was murdered. 1 2 I know he was murdered; his murder was particularly bad, 3 correct? 4 Α Shot. 5 It upset you how he was killed, didn't it? 6 Yes, sir. 7 He was in a gas station with his two young children in 8 the car? 9 Objection as to relevance. MR. FELS: 10 THE COURT: Sustained. 11 MR. LICHTMAN: Judge, I can approach and explain? 12 I'm going to take your word for it. THE COURT: 13 may answer. 14 Can you repeat the question? 15 Ojeda was with his young children at a gas station, the 16 kids were in the car? 17 With one of his children, with Valentino. 18 With you one of his children. And Mayo's gunmen told him 19 to stop? 20 Yes, sir, Alonso. 21 And the gunman shot the car 40 times with the child 22 inside? 23 It was an armored car. 24 But one of the bullets went through the lock and hit 25 Ojeda in the heart?

Case	1:09-c r	**-00466-BMC-RLM Decument 597 Filed 03/26/19 Page 114 of 163 PageID #: 9651 3126
		#: 9651 3126 CIFUENTES VILLA - CROSS - MR. LICHTMAN
1	А	That's correct, yes.
2	Q	And Ojeda somehow drove to his house and crashed his car
3	into	a tree?
4	А	He was 30 meters away from his house.
5		THE COURT: Mr. Lichtman are you wrapping this up?
6		MR. LICHTMAN: Yes.
7	Q	Ojeda's wife came outside and rescued the child?
8	А	That's correct.
9	Q	Ojeda was dead?
10	А	Yes, and the child was locked inside the car.
11	Q	That angered you very much?
12	А	Yes.
13		THE COURT: Let's have a sidebar.
14		(Continued on the next page.)
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16		
17		
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MR. LICHTMAN: It does. It shows all he cares about is making money, and he has simply no morals despite the claims he's the good one.

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THE COURT: The only thing that matters is whether

25

Case	1:09 cr 00466 BMC RLM - Decument 597 Filed 03/26/19 Page 118 of 163 PageID	
	#: <mark>9655</mark> CIFUENTES VILLA - CROSS - MR. LICHTMAN	
1	(In open court.)	
2	THE COURT: Mr. Lichtman, you can have one question	
3	to tie it up. If you want another sidebar I'll tell what you	
4	the question is. You told me.	
5	MR. LICHTMAN: How about I guess it and if I'm wrong	
6	you'll tell me.	
7	THE COURT: Go ahead.	
8	BY MR. LICHTMAN::	
9	Q Despite the fact that Mayo had killed your brother, you	
10	still wanted to deal drugs with him?	
11	MR. FELS: Objection.	
12	THE COURT: I'll allow it.	
13	A Could you repeat that please?	
14	Q Yes. Despite the fact that Mayo had killed your brother	
15	in a horrific fashion, you were still willing to deal drugs	
16	with him afterward?	
17	A Are you referring to Humberto Ojeda? He's not my	
18	brother.	
19	Q You referred to him	
20	A He was just like my brother.	
21	Q You referred to him as if he was your brother.	
22	THE COURT: Rephrase the question, use the name.	
23	Q Even though Mayo had killed Ojeda, someone that you	
24	referred to on direct as your brother, in the most horrific	

manner, you were still willing to deal drugs with Mayo

25

#: 9050 CIFUENTES VILLA - CROSS - MR. LICHTMAN

- 1 afterward?
- 2 A Yes, sir.
- 3 Q And while you long suspected that Mayo had killed Ojeda,
- 4 | you asked Mr. Guzman to set up a meeting with Mayo Zambada for
- 5 you?
- 6 MR. FELS: Objection.
- 7 THE COURT: It's the last question of this that I'm
- 8 going to allow. You've gone this far, I'll allow it.
- 9 A Could you repeat the question?
- 10 Q You asked Mr. Guzman to set up a meeting with Mayo
- 11 Zambada so you could learn if it was safe for you to continue
- 12 deal drugs in Mexico.
- 13 A No, sir. I asked him to get me a meeting with Ojeda's
- 14 | murderer; and obviously, that was with Mayo Zambada.
- 15 | Q You wanted to meet Mayo Zambada to learn if it was safe
- 16 | for you to be in Mexico to deal drugs after your partner had
- 17 been killed by him.
- 18 A That's correct, yes, sir.
- 19 THE COURT: Let's move on.
- 20 Q And Mayo, as you testified on direct is that Mayo Zambada
- 21 said you were family?
- 22 A That's correct, yes, sir.
- 23 | Q And Judge, if I can ask one -- no, I'm not going to do
- 24 that Judge.
- Now, you testified on direct that the reason you

CIFUENTES VILLA - CROSS - MR. LICHTMAN

- 1 requested this meeting with Mr. Guzman was because you were
- 2 concerned about your safety and that you wanted to deal drugs
- 3 in Mexico, correct?
- 4 A Yes, sir, that's correct.
- 5 Q But the fact is when you were debriefed by the Government
- 6 initially you claimed that the main reason you reached out to
- 7 Mr. Guzman in 2003 was not to resume drug trafficking but to
- 8 get Mr. Guzman's protection and to find out who had killed
- 9 Ojeda?
- 10 A I said that the main reason was for safety and to traffic
- 11 drugs.
- 12 | Q That's two reasons, correct?
- 13 A That's correct, yes, sir.
- 14 Q Didn't you initially tell the Government that the main
- 15 | reason for reaching out to Mr. Guzman in 2002 was not to
- 16 resume drug trafficking but only regarding your safety.
- 17 A Yes, sir, that's correct.
- 18 | Q You shaded the truth to the Government initially, didn't
- 19 you?
- 20 A Well, at the meeting I realized that there were other
- 21 | reasons that were my motive. And that at one point in time
- 22 | they were not clear to me. I did not want to accept them.
- 23 | And I'm referring to my own greed. But I did not hide any
- 24 information regarding the crime.
- 25 | Q You lied initially when you spoke to the Government about

CIFUENTES VILLA - CROSS - MR. LICHTMAN

- 1 | your motives for this meeting with Mr. Guzman in 2002, didn't
- 2 you?
- 3 A No, sir. They continued to be the same two reasons.
- 4 Q The Government did not tell you later that you had lied
- 5 to them initially?
- 6 A No, sir.
- 7 Q You never learned from them that you had mislead them
- 8 initially about your main reason for going to see Mr. Guzman
- 9 in 2002?
- 10 A Yes, sir, about the main reasons.
- 11 | Q The main reason you told them when you were debriefed
- 12 | initially for your meeting with Mr. Guzman was your concern
- 13 | over your personal safety in Mexico?
- 14 A Yes, sir, that's correct.
- 15 Q But the fact is there was a second reason, not just your
- 16 | safety, it was because you wanted to continue to deal drugs in
- 17 Mexico.
- 18 A That's correct, yes, sir.
- 19 Q And you started cooperating in 2014?
- 20 A Yes, sir.
- 21 | Q In 2016 you signed a sworn affidavit in connection with
- 22 Mr. Guzman's extradition here?
- 23 A Yes, sir.
- 24 O And you signed it under penalty of perjury, correct?
- 25 A Yes, sir.

CIFUENTES VILLA - CROSS - MR. LICHTMAN

- 1 Q You took an oath, like you took today before you started
- 2 testifying, to tell the truth, correct?
- 3 A Yes, sir.
- 4 Q And in that affidavit you said in 2003, I requested a
- 5 | meeting with Joaquin Guzman the leader of the Sinaloa Cartel
- 6 | in order to talk about my concern for my personal safety,
- 7 correct?
- 8 A Yes, sir, that's correct.
- 9 Q That was in June 23, 2016; is that correct?
- 10 A That's correct, yes.
- 11 Q You let that stay for all those years, correct?
- 12 A Yes, sir.
- 13 Q Because you wanted to hide the fact that you were a
- 14 | greedy drug dealer, correct?
- 15 A No, sir. In the questioning I realized that my main
- 16 | motive was agreed. But the facts remain the same, the cocaine
- 17 is the same, the crime is the same.
- 18 Q You signed an affidavit --
- 19 A There were two reasons.
- 20 | Q -- you signed an affidavit under oath that the reason you
- 21 | went to visit Mr. Guzman was for your concern over your
- 22 personal safety, correct?
- 23 A Yes, sir, and also to traffic in drugs.
- 24 | Q In your affidavit you said that the reason you went to
- 25 | see Mr. Guzman was over concern of your personal safety.

- 20 Q So you were still dealing drugs, you weren't retired.
- 21 A That's correct, yes, sir.
- 22 Q If we can get back to Don Efra, he actually retired from
- 23 dealing drugs in 1996?
- 24 A Yes, sir.
- 25 Q He did it --

- 20 that you tried to stop this murder, did you?
- 21 I guess I did, in fact I did mention I left the country
- 22 because of that.
- You said you left the country because you were afraid of 23
- the violence that was going to occur afterward, correct? 24
- 25 I do not understand.

Case	99 cr 99466 BMC RLM - Document 597 - Filed 93/26/19 - Page 125 of 163 PageID
	#: 9662 CIFUENTES VILLA - CROSS - MR. LICHTMAN
1	Q You moved
2	A What date are we talking about?
3	Q You moved to Australia before Fernando killed Don Efra,
4	didn't you?
5	A That's correct.
6	Q You knew Fernando was going to kill Don Efra and you may
7	be killed in response?
8	A Yes, sir.
9	Q Sir, I'm going to ask you again, you never told the
10	Government that you tried to stop this murder?
11	A I don't know, but either way I could not stop it.
12	Q You didn't want to stop it, did you?
13	MR. FELS: Objection.
14	THE COURT: Last question on this.
15	Q Now you went to Australia to avoid the fallout from the
16	murder of Don Efra by your brother, you traveled under a fake
17	name of course, correct?
18	A Yes, sir.
19	Q Are you
20	THE COURT: Mr. Lichtman
21	Q are you saying you had no control over your brother?
22	THE COURT: at a convenient time, which is not in
23	the middle of a question.
24	MR. LICHTMAN: This is convenient.
25	THE COURT: Are you sure?

Case	1:09 cr 00466 BMC RLM Document 597 Filed 03/26/19 Page 126 of 163 PageID #: 9663 PROCEEDINGS
1	MR. LICHTMAN: Yes.
2	THE COURT: Let's take our 15-minute break. See you
3	back here at 3:30.
4	(Jury exits.)
5	MR. LICHTMAN: I'm only going to four because they
6	need to bring in another witness.
7	THE COURT: Is four enough time to get this person
8	on direct and cross?
9	MS. GOLDBARG: It's law enforcement. It's one
10	seizure, about 20 minutes.
11	MR. LICHTMAN: That's two hours, Judge.
12	MR. PURPURA: It may be cross too.
13	THE COURT: I'm worried about the cross.
14	MR. LICHTMAN: Do you want me to stop at ten of?
15	THE COURT: I understand it's fine with me. We
16	can break at four and take this witness out of turn. I want
17	to make sure everyone has allotted enough time if the witness
18	has travel obligations and can't come back next week. You
19	decided what you want to do and we'll reconvene and make a
20	decision at 3:30.
21	MS. PARLOVECCHIO: Yes, your Honor thank you.
22	(Brief recess.)
23	THE COURT: Let's have the jury.
24	(Jury enters.)
25	THE COURT: Everyone may be seated.

Case	1:09-cr-00466-BMC-RLM - Document 597 - Filed 03/26/19 - Page 127-of 163 PageID		
	#: 9664 3139 CLIFFTON HARRISON - DIRECT - MS. GOLDBARG		
1	Ladies and gentlemen, we are going to again		
2	interrupt the testimony of Mr. Cifuentes. We have another		
3	travel schedule that we're trying to accommodate, so the		
4	Government is going to call another witness now. Then we'll		
5	get back to Mr. Cifuentes either this afternoon or Monday.		
6	Government is calling		
7	MS. GOLDBARG: The Government is calling Cliffton		
8	Harrison.		
9	COURTROOM DEPUTY: Remain standing and raise your		
10	right hand.		
11	(Witness takes the witness stand.)		
12	CLIFFTON MONTGOMERY HARRISON, called as a witness, having been		
13	first duly sworn/affirmed, was examined and testified as		
14	follows:		
15	THE WITNESS: I do.		
16	COURTROOM DEPUTY: State your name.		
17	THE WITNESS: Cliffton Montgomery Harrison,		
18	C-L-I-F-F-T-O-N, M-O-N-T-G-O-M-E-R-Y, H-A-R-R-I-S-O-N.		
19	MS. GOLDBARG: May I inquire, your Honor?		
20	THE COURT: You may.		
21	DIRECT EXAMINATION		
22	BY MS. GOLDBARG::		
23	Q Mr. Harrison, good afternoon.		
24	A Good afternoon.		
25	Q What do you currently do for a living?		

Case	1:09-cı	r 99466-BMC-RLM - Document 597 - Filed 93/26/19 - Page 128 of 163 PageID
		#: 9665 3140 CLIFFTON HARRISON - DIRECT - MS. GOLDBARG
1	А	I'm currently in training to be a Diplomatic Security
2	Serv	rice Agent.
3	Q	Is that with the Department of State?
4	А	It is.
5	Q	How long have you been with the Department of State?
6	А	Since October of this year.
7	Q	Immediately prior to October of 2018, what did do you?
8	А	I was an active duty officer in United States Coast
9	Guard.	
10	Q	How long you were an active member of the United States
11	Coast Guard?	
12	А	Fifteen years.
13	Q	When did you start with the United States Coast Guard?
14	А	2003.
15	Q	You left when?
16	А	I left, August 31 was my last day of active duty.
17	Q	What is your current status with the Coast Guard?
18	А	Separated, waiting to joining the Reserves.
19	Q	What did you do before you joined the United States Coast
20	Guard?	
21	А	I was a college student.
22	Q	Can you very briefly take the jury through some the
23	training that you received when you became a member of the	
24	Coast Guard?	

So you start out in a basic training. After basic

25

- 1 training I went to Officer Candidate school. After Officer
- 2 | Candidate school I went to the Boarding Officer school.
- 3 | Boarding Officer school is the law enforcement specific
- 4 | training, that's where we're taught how to safely get on board
- 5 | a vessel, control crew members, look for signs of smuggling
- 6 and test narcotics.
- 7 Q At the time you separated from the United States Coast
- 8 | Guard, what rank did you have?
- 9 A Lieutenant.
- 10 Q Directing your attention to March of 2007, where were you
- 11 | assigned?
- 12 A I was a Deck Watch Officer above the Coast Guard Cutter
- 13 SHERMAN.
- 14 Q What is a Cutter?
- 15 A The Coast Guard term for any vessel larger than 65 feet.
- 16 Q Specifically March 18, 2007, what happened on that day,
- 17 | if anything?
- 18 A That was the day that we conducted the boarding of the
- 19 MOTOR VESSEL GATUN.
- 20 Q MOTOR VESSEL GATUN, what are you referring to?
- 21 A A large ship that's propelled by engines.
- 22 | Q Where did you first encounter the motor vessel catune?
- 23 A On the Pacific side of Panama, so south.
- 24 MS. GOLDBARG: Your Honor, if I may for the witness
- 25 | although, I don't if it would expedite matter, I've shown them

```
CLIFFTON HARRISON - DIRECT - MS. GOLDBARG
     to defense counsel. I believe there is no objection.
 1
 2
               THE COURT: Recite the numbers.
 3
               MS. GOLDBARG: All in the 203 series: 203-51,
     203-5, 203-30, 203-2, 203-43, 203-31, 203-1, 203-41, 203-35,
 4
 5
     203-33, 203-4, 203-8, 203-10, 203-9, 203-44, 203-11, 203-12,
 6
     203-13, 203-14, 203-16 for the photographs.
 7
               Then for videos it's 203-17 and 203-46.
 8
               THE COURT: Those are all admitted into evidence.
               (Government Exhibit 203-51, 203-5, 203-30, was
 9
10
     received in evidence.)
11
               (Government Exhibit 203-2, 203-43, 203-31, was
12
     received in evidence.)
               (Government Exhibit 203-1, 203-41, 203-35, was
13
14
     received in evidence.)
15
               (Government Exhibit 203-33, 203-4, 203-8, was
16
     received in evidence.)
17
               (Government Exhibit 203-10, 203-9, 203-44, was
     received in evidence.)
18
19
               (Government Exhibit 203-11, 203-12, 203-13, was
20
     received in evidence.)
               (Government Exhibit XN
21
                                               , was received in
22
     evidence.)
23
               (Government Exhibit 203-17, 203-46, was received in
24
     evidence.)
25
               (Government Exhibit 203-17, 203-46, was received in
```

- 1 evidence.)
- 2 BY MS. GOLDBARG::
- 3 Q Showing what you is in evidence Government's Exhibit 51
- 4 | what are we looking at here?
- 5 A This would be the location that we initially boarded the
- 6 MOTOR VESSEL GATUN.
- 7 Q When you say you boarded the MOTOR VESSEL GATUN, what do
- 8 you mean?
- 9 A In this photo you see the white vessel is the Coast Guard
- 10 Cutter SHERMAN, the boat I was assigned. If you look at this
- 11 | picture you see the orange dot, about midway on the white
- 12 | boat, those are small boats, we have two of them. We use
- 13 those to get on board from the white boat to the orange boats.
- 14 Then we got over to the MOTOR VESSEL GATUN.
- We gave them orders. The Master of the GATUN was
- 16 given orders to lower their ladder, which we climbed on, then
- 17 got on board.
- 18 Q You're describing it events from Government's Exhibit
- 19 203-5, correct?
- 20 A Yes.
- 21 Q What happened once you got on board the GATUN?
- 22 | A Upon getting aboard the vessel, I went directly to the
- 23 | bridge, which is on the blue boat if you look at the white
- 24 | area where the windows are, that's the bridge, that's where
- 25 you drive the vessel from.

- 23 A I do.
- Q What are those?
- 25 A Those are shipping containers.

CLIFFTON HARRISON - DIRECT - MS. GOLDBARG 1 Just to make sure the record is clear, this happened on 2 March 18, 2007; is that correct? 3 Yes. 4 After you talked to the Captain, what did you do? 5 After that we begin doing our search. So our team of 6 Coast Guard members split up amongst different parts of the 7 boat to make sure it was safe. We go through systematically 8 searching the GATUN. 9

- Any crew members on GATUN?
- 10 Yes.
- 11 What happened to them?
- 12 As part of the boarding procedures, all crew members are
- 13 mustered in one part of the vessel so they can be better
- 14 Mustering is gathering everyone in one place. controlled. We
- 15 have all the crew members come to one area, then we have
- 16 security over-watch on them.
- 17 You were able to determine the nationality of the crew
- 18 members aboard the GATUN?
- 19 We were. It was a mix of Panamanian and Mexican.
- 20 How did you determine the nationalities?
- 21 Paperwork on board, passports, identification documents.
- 22 After you mustered the crew and did a search, what did do
- 23 you next?
- 24 Once we're going through the vessel we get to the
- 25 containers.

it will alert, so you know when to get out of there.

THE COURT: Why couldn't you open it any wider?

THE WITNESS: The way the container was placed on

Rivka Teich CSR, RPR, RMR FCRR

Official Court Reporter

24

25

#: 967

- 1 deck in order to stop the container from moving they had
- 2 chains that were holding it into place.
- 3 BY MS. GOLDBARG::
- 4 Q Now there were more than just how many containers were on
- 5 the ship?
- 6 A Four I believe in total.
- 7 Q I'm going to show you Government's Exhibit 203-30. What
- 8 | are we looking at here?
- 9 A So this is one of the containers that had the actual
- 10 manifest cargo on board. What you're looking at is legitimate
- 11 cargo.
- 12 Q You just testified that you were able to get one of them
- opened about 2 feet, then you were the skinny one chosen to go
- 14 | inside is that what you saw the first one you went in?
- 15 A No.
- 16 Q Showing you what is in evidence as Government's Exhibit
- 17 | 203-2. What are we looking at here?
- 18 A So this is a container, the first container we opened
- 19 that was filled to the top with suspected contraband.
- 20 Q You were the one that crawled through there?
- 21 A Yes.
- 22 Q Showing what you is in evidence as Government's Exhibit
- 23 | 203-31, what are we looking at there?
- 24 A This shows you how high the suspected contraband was
- 25 piled in the container, nearly touching the ceiling of the

- 1 contain.
- 2 Q How did you get around inside?
- 3 A The only way for me to fit was to low crawl in that small
- 4 | space you see. So low crawling is basically on your stomach,
- 5 hand-over-hand, pulling yourself along.
- 6 O How comfortable is that?
- 7 A Not comfortable at all.
- 8 Q Showing you 203-31, what are we looking at there?
- 9 A This is more photos of the suspected contraband.
- 10 Q Once you discovered these objects inside the container
- 11 | what did you do?
- 12 A The next thing I did was remove one of the bales from the
- 13 | container to ascertain what was inside.
- 14 Q What did you find inside of the containers -- the bales,
- 15 I'm sorry.
- 16 A Inside those burlap sacks were small bricks.
- 17 Q Showing you what is in evidence as Government's Exhibit
- 18 203-41, what are we looking at here?
- 19 A This is one of the bricks we pulled from one of the
- 20 burlap sacks.
- 21 Q What did you do with this brick that you took out of the
- 22 | burlap sack?
- 23 | A We made a small incision in order to test some of the
- 24 substance that was inside.
- 25 Q Were you present for that test?

- 21 There are two red items kind of going in a diagonal, do
- 22 you see those?
- 23 Yes.
- 24 What are those?
- 25 Cranes used for taking on and dropping off cargo.

Case	1:09-cr	00466 BMC RLM Decument 597 Filed 03/26/19 Page 138 of 163 PageIE
		#: 9675 CLIFFTON HARRISON - DIRECT - MS. GOLDBARG
1	Q	Can you circle them for the jury, please?
2	A	(Indicating.)
3	Q	Those are the two vertical, diagonal red shapes. Were
4	those	e working on the GATUN?
5	A	They were not.
6	Q	Looking at Government's Exhibit 203-38, you said that you
7	remo	ved the bales, how many bales did you remove from this
8	container?	
9	A	It was over 700.
10	Q	How long did it take you and the rest of the boarding
11	crew	to remove 700 bales from this container?
12	А	It was an overnight evolution of several hours.
13	Q	How did you do it, showing you 203-10, what are we
14	look	ing at here?
15	А	We formed what you call a daisy chain. It's just manual
16	labo	r. Everybody spaces themselves evenly. You just pass
17	bale	s from one person to another and then we try and stack
18	them	evenly to get an accurate account.
19	Q	Showing you also Government's Exhibit 203-9, what are we
20	look	ing at here?

- 21 A This is another aspect of the stacks of bales.
- 22 Q You removed all 700 bales from the container, what did
- 23 you do next?
- 24 A So once all of the contraband was accounted for, we made
- our reports to our higher-ups, then we took full control of

#: 9676

- 1 the MOTOR VESSEL GATUN.
- 2 0 What does that mean?
- 3 A As you can see in this image, this is what an escort
- 4 looks like.
- 5 Q This is Government's Exhibit 203-5.
- 6 A So at this time the Coast Guard is actually driving the
- 7 MOTOR VESSEL GATUN.
- 8 Q At some point in time are you driving the GATUN?
- 9 A Yes.
- 10 Q What happens to the 700 bales that you found aboard the
- 11 GATUN?
- 12 A Those bales are taken over to the Coast Guard Cutter
- 13 | SHERMAN to be locked down for evidentiary purposes.
- 14 Q How did you get the 700 bales from the GATUN that's in
- 15 the forefront to the Cutter SHERMAN? Was that an easy fete?
- 16 A It was not. It had to be done loads at a time on those
- 17 | same orange points I pointed out earlier. That boat had to
- 18 | make dozens of trips back and forth, bales lowered by hand,
- 19 then they would come back, load them up again and go back
- 20 over.
- 21 Q How long did it take for you and the rest of your team to
- 22 | transport the 700 bales from the GATUN to the Cutter SHERMAN?
- 23 A It was several hours.
- 24 Q Looking at Government's Exhibit 203-11, where are the
- 25 bales of cocaine now?

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	l	#: 9677 CLIFFTON HARRISON - DIRECT - MS. GOLDBARG
1	А	Now they are on board of Coast Guard Cutter SHERMAN.
2	Q	What is the happening to the bales now?
3	А	They are being counted for storage.
4	Q	Showing you 203-12, what do we see here?
5	А	This is the manner in which we take accountability.
6	Q	Are they grouped 100 at a time?
7	А	Yes.
8	Q	Showing you 203-13, what do we see here?
9	А	This is the process. We would get everything on deck,
10	then	we would organize them. That's how they would make
11	accu:	rate counts.
12	Q	Last, 203-14?
13	А	Same process.
14	Q	That's someone standing in a sea of bales holding up a
15	clip	board, correct?
16	А	Yes. It's our policy that we don't show faces in these
17	pictu	ures.
18	Q	203-16, what are we looking at here?
19	А	This is the totality of the contraband that was seized
20	from	the MOTOR VESSEL GATUN.
21	Q	The 700 bales that were taken off the container?
22	А	Over 700, yes.
23	Q	I would like to play two clips from 203-17, please.
24	Mr. J	Harrison, could you narrate for us in this first clip what

25

we're seeing?

- 22 California.
- 23 Where is Alameda, California?
- 24 Near San Francisco, California.
- 25 (Continued on next page.)

#: 9679

- 1 DIRECT EXAMINATION
- 2 BY MS. GOLDBARG::
- 3 Q Now when you get to Panama, what do you leave in Panama?
- 4 A In Panama we leave the MOTOR VESSEL GATUN and a
- 5 representative sample of the contraband that we seized.
- 6 Q What about the crew members that were abroad the GATUN?
- 7 A The crew members were turned over to Panamax DEA. And so
- 8 the Panamanians went to Panama and the rest went to DEA.
- 9 Q Now how long did it take you to get from Panama to your
- 10 | base in Alameda, California?
- 11 A It was about a week.
- 12 Q And what happened once you got to your base in Alameda,
- 13 California?
- 14 A We conducted an offload of all of the contraband.
- 15 Q Was there a video taken of that?
- 16 A There was.
- 17 Q If we can play Government's Exhibit 203-46. This is sped
- 18 | up, correct?
- 19 A Yes.
- 20 | Q If you can play 203-46 and if I can ask you Mr. Harrison
- 21 to please narrate.
- 22 A So you can see this is the sped up video so the daisy
- 23 | chain that I mentioned before is the same process we had to
- 24 use to move all the contraband from the lower part of the
- 25 | Coast Guard Cutter SHERMAN on to shore.

- 1 Q So here at 18 seconds, what are we seeing?
- 2 A So this is the bail that you saw pulled from what was
- 3 once a sonar room on the Sherman, it's pulled out and this is
- 4 | the route that a bail has to take in order to get off the ship
- 5 and then on to shore to be stacked and accounted for.
- 6 Q And so this is an actual live daisy chain that we're
- 7 looking at?
- 8 A This is a daisy chain, yes, ma'am.
- 9 Q Sped up. We're at minute and 46. And each one of the
- 10 | 700 plus bails of cocaine were taken off of the Cutter Sherman
- 11 in this way?
- 12 A Yes.
- 13 Q What's happening to the bails once they're taken off the
- 14 Cutter Sherman?
- 15 A They are being stacked and accounted for, so every row
- 16 | should have the same amount --
- 17 | Q A minute -- I'm sorry, sir. So at a minute 14 we see at
- 18 | the bottom or actually right now at 1:20, what are we looking
- 19 at there?
- 20 A This is the organization of the bails. They're starting
- 21 to prepare the bails for shipment.
- 22 | Q So what's happening to the bails right now?
- 23 A Right now they're being placed on pallets and they're
- 24 being packaged for transportation.
- 25 Q How are they packaged in the pallets?

- Q How many C130 aircraft do we see in there?
- 23 A Two I believe.
- 24 | Q That's at about two minutes 50 seconds.
- 25 What's happening to the cocaine that was on board

HARRISON - CROSS - PURPURA

- 1 the tractor trailers?
- 2 A It's going to be loaded on the aircraft and taken for
- 3 transfer to DEA.
- 4 Q At three minutes 15 seconds, what are we seeing?
- 5 A This is being prepped to be put into the aircraft.
- 6 You're looking at loadmasters making sure that everything is
- 7 | put properly into the plane to not cause any incidents.
- 8 Q And as we see here in three minutes 33 seconds those are
- 9 the pallets, and now three minutes 37 seconds, what are we
- 10 looking at there?
- 11 A That's the aircraft taking off.
- 12 Q Did you have any further involvement in this
- 13 | investigation Mr. Harrison?
- 14 A No. I completed my case package and turned it in.
- 15 Q In the 15 years that you were with the United States
- 16 | Coast Guard, how does this seizure rank amongst those?
- 17 A This is the -- remains the largest maritime drug seizure
- 18 by the Coast Guard.
- MS. GOLDBARG: The government has no further
- 20 questions.
- THE COURT: Any cross?
- MR. PURPURA: Yes, thank you, Your Honor.
- 23 CROSS-EXAMINATION
- 24 BY MR. PURPURA::
- 25 Q Good afternoon, Mr. Harrison.

special circumstances in this particular case in March of 2007

for the United States Coast Guard to interdict this particular

24

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			I	#:9 HARRISON -	9 <mark>684</mark> CROSS -	PURPURA	3159
1	vessel?						
2		MS.	GOLDE	BARG: Obje	ction.		
3		THE	COURT	T: I need	a sideb	ar.	
4		(Sic	debar	conference	.)		
5		(Cor	ntinue	ed on the n	ext pag	e.)	
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question unless it's really harmful. This is not harmful.

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Let's do this.

Case	1:09 cr 00466 BMC RLM	Document 597	Filed 03/26/19	Page 149 of 163 PageID
		#: <mark>9686</mark> SIDEBAR CO	NFERENCE	3161
1	MR. PURPU	JRA: Thank yo	u .	
2	(End of s	sidebar confer	ence.)	
3	(Continue	ed on the next	page.)	
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Objection.

MS. GOLDBARG:

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	#: 9688 HARRISON - CROSS - PURPURA
1	THE COURT: Sustained.
2	MR. PURPURA: Maybe we should have a sidebar.
3	THE COURT: Sure, if you want, that's fine.
4	(Sidebar conference.)
5	(Continued on the next page.)
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SIDEBAR CONFERENCE

MR. PURPURA: Your Honor, the relevance of this 1 2 information coming in is that they're going to suggest that 3 Joaquin Guzman was responsible for the cocaine in this particular shipment. I can tell the Court that I've been in 4 5 at least two other cases where this boat has been used to show 6 that Beltran-Leyvas are the responsible party and that the 7 Norte Valle cartel is responsible for --8 THE COURT: The origination. 9 MR. PURPURA: Yes. And the Norte Valle in another 10 case -- is it Restrepo? I forgot his name. I'm sorry. 11 MR. BALAREZO: Carlos Patino. MR. PURPURA: Carlos Patino Restrepo, in his case 12 13 here in this district nine years ago was used again to 14 demonstrate that the Norte Valle was the supplier of this 15 cocaine. 16 MS. GOLDBARG: I don't believe that's accurate. 17 There is also --18 I was the lawyer in that case so was MR. PURPURA: 19 Mr. Balarezo and we have notes on it. We have actually the 20 government's discovery letters on it. 21 Again, I don't think he would have MS. GOLDBARG: 22 any firsthand knowledge of that so I don't think he has a 23 basis to answer that question. And I also -- there has been 24 evidence already presented in trial through one of the first

witnesses Jesus Zambada who testified about the seizure

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SIDEBAR CONFERENCE

belonging to members of the Sinaloa cartel, which included the defendant as well as the Beltran-Leyvas and the Zambadas.

THE COURT: I don't want to get into the defense's substantive theory of this, I will only note that the Sinaloa cartel it's like, think of OPEC, it's a bunch of people that get together, that's what I'm hearing in the evidence, so the fact that it was used for somebody else does not mean it excludes the defendant. I think without passing upon whether the defendant's theory is viable as a substantive matter, and I'm not doing that at all, I just am not seeing the relevance to the fact it was used in some other case for purposes we don't know.

On the other hand, I agree with you this witness is going to say, I don't know probably, unless he was the guy that testified in the other cases, but if he says, yes, I was the guy who used it in two other cases, I'm not going to let you say who was charged in that case, who did you testify against.

MR. PURPURA: I understand.

THE COURT: If you want this little piece --

MR. PURPURA: I'll go quick, just that piece.

MS. GOLDBARG: Your Honor, I do believe he will testify that he was called to testify in Tampa, Florida for the crew members, nothing related to the case that was in the Eastern District of New York, nothing related to the

#: 9692 HARRISON - CROSS - PURPURA

- 1 (In open court.)
- 2 BY MR. PURPURA::
- 3 Q Mr. Harrison, let me be a little clear with my question.
- 4 I'm not going to reference of whether you have been ever
- 5 called to testify or these photographs have been admitted in
- 6 cases involving crew members, I'm asking you, have you ever
- 7 been called to testify involving, let's say sources of supply
- 8 of this cocaine to larger cartel members, have you?
- 9 A Have I been -- I've been called to testify prior but I'm
- 10 | not sure what you mean by supply.
- 11 | Q Well, aside from the call you might have had in Tampa,
- 12 | Florida, have you ever been called in or been prepared to
- 13 testify in the United States District Court for the District
- 14 of Columbia for these particular photographs?
- 15 A I believe I was called upon, I wasn't identified to
- 16 | testify but there was a discussion in the District of Columbia
- 17 | at one point.
- 18 Q Also how about a prior discussion in the Eastern District
- of New York, right here, and/or in Long Island?
- 20 A I don't recall that specific.
- 21 Q Fair enough. Let me -- final couple of questions.
- 22 | Government's Exhibit GX203-13. What we're looking at is the
- 23 outside bails; is that correct?
- 24 A That is correct.
- 25 Q Now did the United States Coast Guard put these

MS. GOLDBARG: No redirect.

estimate about how long you're going to be Monday morning?

First, Mr. Lichtman, any nonbinding, good faith

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PROCEEDINGS

1 MR. LICHTMAN: Two or three hours. It depends 2 largely on him, as you can see.

THE COURT: I don't know if that's right. I think for the most part he was answering the questions, not all of them but most of them.

MR. LICHTMAN: Maybe two hours, Judge.

THE COURT: Second, I wanted to ask, has the government been able to fill in the end of next week with properly disclosed witnesses or does it look like we're not going to make it through the entire week.

MS. PARLOVECCHIO: Your Honor, we might need tonight to figure that out. Just the length of cross is going longer than had originally been represented, so we'll go over that tonight. We can give a call to Ms. Clarke to let her know to give the Court a sense and we can let defense counsel know.

Just to put on the Court's radar, we do have another travel issue, unfortunately. On Monday we have law enforcement officers traveling from Ecuador who have to get on and off on Monday due to their visa issues. So it's quite possible if Mr. Lichtman sticks to his estimate that we can get them all on and off without having to take them out of order, but that was something I wanted to put on the Court's radar.

THE COURT: Well, I think you were wise not to start this witness at four because I don't think we would have

PROCEEDINGS 1 finished him if we started at four and you may want to keep 2 going out of turn and delay the cross-examination on Monday 3 and get these two other witnesses out of the way if they're 4 short and you're definitely going to be ready for late 5 morning. Judge, I'm not going to take the 6 MR. LICHTMAN: 7 entire day with this witness and I --8 THE COURT: You want to do it. 9 MR. LICHTMAN: Chopping it up isn't helpful, it 10 slows down the momentum. 11 THE COURT: I agree with that. We will do the best 12 we can, but please try to be as efficient as you can because 13 we will have to cut you off, we have to get these witnesses 14 on. 15 Judge, I looked at what I have left, MR. LICHTMAN: 16 I don't think it's that great. 17 THE COURT: Okay. All right. And then the third 18

thing I wanted to cover -- hang on one second. There's filing deadlines tonight. The government has some things due.

> MS. PARLOVECCHIO: Yes.

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THE COURT: That's not what I wanted to cover. final thing I wanted to cover was I wanted to rule on the local Rule 23.1(c) issue. The government has asked me to admonish defense counsel not to violate that rule. I'm not really inclined to do that. First of all, the only defense

PROCEEDINGS

counsel who have been accused of violating the rule, potentially, are Ms. Colon and Mr. Balarezo. I listened to the interview that Ms. Colon gave, I really don't see it as a rule violation.

Mr. Balarezo's tweets displaying his indefatigable sense of humor come closer to doing that. I think,
Mr. Balarezo, at least one of those tweets it seemed to me it could create a substantial likelihood that it would interfere with a fair trial, with the process of a fair trial. I've already told you you've had one instance of conduct that I didn't approve of. I can't say that about these because I don't think you violated the rules, but I will tell you you've got to keep it more in check and be a little more careful. I don't want to admonish any lawyers, I don't want to sanction any lawyers, but I will if I have to and I don't think the defendant should feel they can do and say anything because there are restrictions on them in the local rules. I'm not going to enhance those restrictions, I'm just saying everybody, both sides, be a little careful.

MR. BALAREZO: Your Honor, if -- I'm sure the government has noticed I've limited to my tweeting to Donald Trump and the Barcelona Soccer clubs, so it shouldn't be an issue. But I would like to know which is the one that the Court is talking about so I have an idea which tweet is the offensive tweet.

resume Monday, December 17, 2018 at 9:30 a.m.)

23

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